GARY M. LANIGAN- KNOW OR SHOULD HAVE KNOWN HIS FAITER TO ACT OR IN-STITUTE RULES AND REGULATION, OR INSTITUTE RULES AND PRI-NCIPLES OF CONDUCT PROMULCATED BY THE LECISLATIVE AUTHO-RITY HAS VIOLATED CONSTITUTIONAL RICHTS.

- I. FAILER TO MAKE CELL OR ROOM IN RAHWAY STATE PRISON, HANDICHP ACCESSIBLE ACCORDING AMERICANS WITH DISABILITY ACT, AND RECEIVING FEDERAL CRANTS IS A BREACH OF DUTY, BREACH OF CONTRACT, AND VIOLATION FEDERAL LEGISLATION INTENT.
- 2. ON JULE 7, 2015 I WAS ORDERED INTO 3-WING CELL 151 IN RAHWAY STATE PRISON, UTILIZING A FOLDING WALKER, ROOM WASN'T HANDICAP ACCESSIBLE, NO HAND RAILING, PUTTING INMATE IN UNIREASONABLE RISK OF HARM, WHICH CAUSE INMATE TO FALL INJURYING RIGHT SHOULDER REQUIRING A DPERATION. WAS CRUSS & WANTON NEGLIGE-NCK, DUE CARE, AND VIOLATION OF TITLE IT OF THE ADA AND REHABILITATION ACT.
- 3. HAZARD CONDITION CAUSED PHYSICIAL INJURY BECAUSE OF THESE AISO VIOLATED EIGHTH AMENDMENT BY FAILING TO FOLLOW THE LAW INSURING, STANDARD ESTABLISHED BY LAW FOR PROTECTION OF OTHERS AGAINST UNREDSONABLE RISK OF HARM. RESUlTING IN EMOTION AND MENTAL INJURY.
- 4. FAIL TO TRAIN AND SUPERVISE TO INCLUDE ADMINISTRATOR, ASSOCIATE ADMINISTRATOR, ASSOCIATE ADMINISTRATOR, AND ASSISTANT SUPERINTENDENTS TO HONOR PRISON LITICATION REFORM ACT CURRANTERING FIRST AMENDMENT RIGHT TO GOVERNMENT REDRESS TO CRIEVANCE, OR REMEDY INQUIRE, NOTING THE RESPONSIBILITIES OF COORDINATOR OF THE IMMATE REMEDY SYSTEM IDA: 1-4.8 APPOINTED BY ADMINISTRATOR AND IDA: 1-4.6 MAINTAINING ADMINISTRATOR AND IDA: 1-4.6 MAINTAINING ADMINISTRATOR AND TO ENSULE TIMELY RESPONSE AND RETAIN-

CARUM LANICALL - PACE 2: EXHIBIT # A3 MEMORANDUM

ING FORMS RECORDS IN ACCORDANCE WITH THE RECORD RETENTION SCHED-ULE APPROVED BY THE DEPARTMENT OF CORRECTIONS, SEE: MEMORANDUM DATE: HOURMORE 6. 2014 WITH COMMISSIONER HEAD FROM HIS SERVANT PATRICK A. NOGEN. ADMINISTRATOR WHO INFORMED INMATE ON JAN-UARY 21, 2015 THAT MEMORANDUM WONT BE HONORED AND STATING ADMINISTRATIVE APPEAL WOULDN'T BE ADDRESSED BECAUSE HE HAS NOTHING TO DO WITH MEDICAL ISSUE'S, VIOLATE'S FIRST AMENDMENT RIGHT

- 5. DISCRIMINIATION AGAINST IMMATE WITH DISABILITY AT SOUTH WOODS STATE PRISON CELL OR ROOMS NOT HANDICAD ACCESSIBLE, AND NOT BEING AFFORD- ED SERVICES OR PARTICIPATION IN PROGRAMS OR ACTIVITIES DEALING WITH LEVEL IN AD-SECREGATION, T.U. WORD PROCESSER BECAUSE I'M IN WHEELCHAIR VIGILATES TITLE II OF THE ADA AND THE REHABILITATION ACT.
- LO. FAILURE TO PROVIDE ADEQUATE STAFF CONCERNING. INMATE INQUIR'S
 AND ADMINISTRATIVE APPEAL TO MAINTAIN POLICIES THAT MAKES ADEQUATE
 RESPONSE WHICH VARIOUS POLICIES AND PRACTICES CONTRIBUTED TO
 SYSTEM MUDE CONSTITUTIONAL VIOLATIONS.
- 7. EXHIBIT A-3-1 LETTER TO COMMISSIONER.



CHRIS CHRISTIE

Governor

KIM GUADAGNO Lt. Governor

State of New Jersey

OFFICE OF THE ATTORNEY GENERAL
DEPARTMENT OF LAW AND PUBLIC SAFETY
DIVISION OF LAW
25 MARKET STREET
PO Box 112

TRENTON NJ 08625-0112 November 7, 2014 JOHN J. HOFFMAN Acting Attorney General

JEFFREY S. JACOBSON Director

Joseph H. Orlando, Clerk Superior Court of New Jersey Appellate Division Richard J. Hughes Justice Complex P.O. Box 006 Trenton, New Jersey 08625

Re: Eric Hines v. Department of Corrections

Docket No. A-446-13T4 Motion No. M-1484-14

Civil Action: On Appeal from a Final Decision of the Department of Corrections

Letter of Respondent in Opposition to Appellant's Motion

Dear Mr. Orlando:

Please accept this letter on behalf of the Respondent Department of Corrections' in response to the Motion for an order of contempt and to compel.

Appellant, Eric Hines, is an inmate currently incarcerated at East Jersey State Prison in Rahway, New Jersey. Hines filed a notice of appeal dated September 20, 2013, alleging that the Department of Corrections has failed to adequately treat his diabetic feet by providing him with the proper footwear.



Hines filed an Inmate Remedy Form, ("IRF"), dated June 30, 2013, complaining about the lack of medical care he received with regard to his sneakers. On July 8, 2013, his complaint was forwarded by the Department to the Regional Medical Director for review and action. Hines appealed this decision to the Administrator of the facility on July 16, 2013, stating that despite his complaints, the medical provider failed to resolve the issues. Additionally, on July 18, 2013, the Department responded by stating, "sneakers can be purchased on commissary."

On June 16, 2014, a motion for remand was filed on behalf of the Department of Corrections, in that the facility should not have directed Hines to the commissary for his medical issue. The Department of Corrections does not provide medical services or give medical advice. These services are contracted out to UMDNJ/Rutgers. The Court granted our motion for remand.

Hines has apparently not received the medical services or the sneakers he is seeking, as evidenced by his motion for an order of contempt and to compel. The Court has directed that the Department of Corrections respond to the motion.

Inmates in the Department's facilities have processes through which inmates can receive medical care. A prescription for medical sneakers would come under the category of medical services. An inmate fills out a medical request form which is taken to the medical providers who schedule an appointment for the inmate to be

November 7, 2014 Page 3

seen by a medical provider. When the inmate is scheduled to see the medical provider, he or she is taken to the medical unit by the Department's corrections officer.

Since Hines has not received the medical services from the provider directly from Hines' interactions with them, the Department has done a new remand response to Hines, and is directing that he get the medical services. (Please see attached Memorandum, dated November 6, 2014.). In this way, the Department can ensure that Hines is seen by the proper medical providers and, if so determined by the medical providers, receives medical sneakers.

Since the Department is taking actions on Hines' behalf to ensure that he receives medical care provided by the entity contracted to perform those service, and since the Department has not been the party who failed to provide medical services, we would ask that the Court deny Hines' motion charging Respondent with contempt of Court and deem his motion to compel moot.

Respectfully submitted,

JOHN J. HOFFMAN
ACTING ATTORNEY GENERAL OF NEW JERSEY

Randy Miller

Randy Maller

Deputy Attorney General

C: Kathy A. Kuhn, File Case Manager Eric Hines #663508/SBI#146993B East Jersey State Prison

EXHIBIT \$-3



State of New Jersey

DEPARTMENT OF CORRECTIONS
WHITTLESEY ROAD
PO BOX 863
TRENTON NJ 08625-0863

CHRIS CHRISTIE
Governor
KIM GUADAGNO
Lt. Governor

GARY M. LANIGAN Commissioner

<u>MEMORANDUM</u>

TO:

Eric Hines, #663508 / 146993B

4 Down 1 Tier Bed 04

FROM:

Mr. Patrick A. Nogan, Administrator

East Jersey State Prison

DATE:

November 6, 2014

SUBJECT:

Eric Hines v. New Jersey Department of Corrections

Docket No. A-000446-13T4

Motion No. M-008517-13 - Motion for Remand Medical Sneakers

I have examined the particulars of your request for medical sneakers. Please be advised that your request will be submitted to the East Jersey Sate Prison Medical Department for evaluation by a Doctor. If deemed necessary, the Medical Provider will refer you for evaluation at the Cocco Prosthetic Clinic. Your request will be forward to the East Jersey State Prison Medical Department for scheduling, by way of this remand.

cc: Randy Miler, Deputy Attorney General
Corrections & State Police
Deputy Attorney General
New Jersey Division of Law
Karin M. Burke, Esq., Assistant Director
Office of Regulatory and Legal Affairs



State of New Jersey

DEPARTMENT OF CORRECTIONS
WHITTLESEY ROAD
PO BOX 863
TRENTON NJ 08625-0863

CHRIS CHRISTIE
Governor
KIM GUADAGNO
Lt. Governor

GARY M. LANIGAN Commissioner

October 17, 2016

Eric Hines #146993B South Woods State Prison 215 Burlington Rd. South Bridgeton, NJ 08302

Dear Mr. Hines:

Your recent correspondence to Commissioner Lanigan has been received by this office.

I have taken the liberty of forwarding your correspondence to the Special Investigations Division for their review and any action they may deem appropriate.

Sincerely,

Cindy Ford Coordinator

Central Office Correspondence Unit

Division of Operations

CF:gl

C: Special Investigations Division

File

Tric Rines #560508/1459030 Routh Moods State Primon Routh Moods State Primon Primgeton, MT 08300

Cinsy Ford, Coordinator Insate Correspondence Unit Division of Operations State of New Jersey Department of Corrections Naittlescy Poad P.D. Pok 853 Treaton, CT 00525-0853

Dagg Mg. Pogé.

Placed by advised arbitrary and coordious decision are being allowed to run rampout by Sco. Taters morning officer Tuesday - Caturbay. A number of complaints have been lodged against sail officer to Internal Affeir, Innate Inquire and Administrator Resit, suspension and moves have been made but to no eveil.

On innercus occasion reports were made to Sqt. Pard and Dt. Taylor about her degrading condit. Sco. Water is aware I'm in a Thaelchaic but was discussing by redical condition eround involve.

But said officer stated it's not her problem, that I'm in a wheelchair. And that dethotor as well ar dispers are the medical supplies precoribe to be. I've heen assigned to a four and come because of medical passes, last month I put a curtain up to change the diaper Sco. Vaters started benging on the window for me to take it down. I tried to explain that do to three guys in the cook and other inmates looking though the place.

Tabching as change a catheter or finder was very fegracing, as wall as a private redical problem. Also because I have to pull ay peats lown before I can grab the healing railing to bull ayself up. Taving everything excess to the world, I stopped loan, anything on her smift. On T/12/2015 I tried to exclaim to Foo. Taters that is to sedical problems, I needed to put a curtain or something up for a few minute do to a rash that could become an infection. This request was refused and Foo. Taters stated up to FOU them.

I have to clear sysalf this is borderline PREA, please look anto said matter, she also stated if complaint about this to said Department I would be moved. These action will be taken as a fore of retalistion. Thenking you for all of your holp in advance.

co: family file

PATRICK A. NOGAL. - KNOW OR SHOULD HAVE KNOWN HIS FAILER TO ACT OR IN-STITUTE RULES AND REGULATION, OR INSTITUTE RULES AND PRINCIPLES OF CONDUCT PROMULGATED BY THE LEGISLATIVE AUTHORITY VIOLATED CONSTITUTIONAL RIGHTS.

- IN FAILER TO MAKE CELL OR FACILITY IN RAHWAY STATE PRISON. HANDICAP ACCESSIBLE ACCORDING WITH AMERICANS WITH DISABILITY REFORM ACT.

 AND RECEIVING FEDERAL CRANTS IS A BREACH OF DUTY, BREACH OF CONTRACT, IS A VIOLATION OF FEDERAL LEGISLATION INTENT.
- 2. DN JUNE 7. 2015 I WAS ORDERED INTO 3. WING CELL ISI IN RAHWAY
 PRISON, UTILIZING A FOIDING WAIKER THAT COULDN'T BE DEPICYED
 IN CELL ABITING AND IMPEDE INMATE MOVEMENTS. ROOM WASN'T
 HANDICAP ACCESSIBLE, NO HAND RAILING, PUTTING INMATE IN UNREASONABLE RISK OF HARM, WHICH CAUSE INMATE TO FAIL INJURYING
 RIGHT SHOULDER REQUIRING OPERATION, WAS CROSS + WANTON NEGLICENCE, DUE CARE, VIOLATION OF TITLE OF THE SADA AND REHABILITATION ACT.
- 3. DO TO DEPARTMENT OF CORRECTION NECLICELICE RESULTING IN DPERA-TION BY DR. MILLER, RESULTING IN MAIPRACTICE AND NEED FOR A SEC-OND OPERATION, THIS NECLICEMEN OF PHYSICAL INJURY WITH EMOTION AND MENTAL INJURY REFUSE TO LET DR. MILLER DPERATE AGAIN.
- 4. HAZARD CONDITION WHICH HAS CAUSED PHYSICAL INTURY ARE EIGHTH AMENDMENT VIOLATION BY FAILING TO FOLLOW THE LAW INSURING, STANDARD ESTABLISHED BY LAW FOR PROTECTION OF OTHERS ACAINST UNREASONABLE RISK OF HARM. RESULTING IN EMOTION AND MENTAL INJURY.
- 5. FAIL TO TRAIN AND SUPERVISE STAFF, INCLUDING ASS, ADMINISTRATOR, AND ASS. SUPERINTENDENTS TO HONOR PRISON LITICATION REFORM ACT, CHARANTERING FIRST AMENDMENT RICHTTO COVERNMENT REDIRESS TO CRIEVANCE, OR REMEDY INQUIRES, NOTING THE RESPONSIBILITIES OF COOR-

PATRICK A. NOCAN PACE Z

DINATOR OF THE IMMATE REMEDY SYSTEM 10A: 1-4.8 APPOINTED BY ADMINISTRATOR AND 10A: 1-4.6. MAINTAINING ADMINISTRATORIVE APPEAL AND TO ENSURE TIMELY RESPONSE AND RETAINING FORMS IN ACCORDANCE WITH THE RECORD RETENTION SCHEDULED APPROVED BY THE DEPARTMENT OF CORRECTION WHICH VIOLATED SEE: EXHIBIT ALL DATED 8/01/2014 WHICH SHOWS CASE NUMBER 14-08-0002 FOR TRACKING BUT GOVERNMENT REDRESS WASN'T FORTHCOMING Allow COORDINATOR TO VIOLATE DUTYS. WERE ON HOVEMBER 6. 2014 MEMORANDUM WITH "COMMISSIONER HEADING" FROM HIS SERVANT MR. NOGAN, ADMINISTRATOR WHO INFORMED IMMATE ON JAMUARY 21. 2015 DURING ROUNDS ON 4DN-1-4 WING AT 3:15 PM "PIERSE SEE: PINK COPY OF ADMINISTRATIVE APPEAL EX-HIBIT A-2" STATING "THAT MEMORANDUM WONT BE HONDRED AND STATING ADMINISTRATIVE APPEAL EX-HIBIT A-2" STATING THAT MEMORANDUM WONT BE HONDRED AND STATING ADMINISTRATIVE APPEAL WOULDN'T BE ADDRESSED BECAUSE HE HAS NOTHING TO BEDRESS. ALSO SEE EXHIBIT A-3 MEMORANDUM

Case 1:17-cy-02864-NLH-MJS Document 7-1 Filed 11/15/17 Page 11 of 66 Page D: 168 A-1

Date: 08/01/2014 12:33

Inmate Name and #: HINES - 146993B

Location: EJSP-4 DOWN-1 TIER-BED 01

Dear Requestor:

The Inmate Remedy Coordinator has received your Inmate Grievance Form dated 08/01/2014.

Your IGF has been assigned case number 14-08-0002 for tracking purposes.

D. THIRD DEFENDANTS NAME MR. BONDS	
OFFICIAL POSITION: ADMINISTRATOR	
PLACE OF EMPLOYMENT: SOUTH WOODS STATE PRISON, 215 BURLINGTON R	0
BRIDGETON, NEW JERSEY 08302	

VIOLATION OF TITLE OF THE ADA AND THE REHABILITATION ACT, BEACH OF DUTY, WANTON WEGLICELICE FORIUSE TO TRAINING SUPPRISE STAFF AND OFFICES, FIGHTH AMENDMENT VIOLATION, FORIUSE TO ADHERE WITH LEGISLATIVE LAWS MADE FACILITY HANDICAP ACCESSIBLE WHEN RECEIVING FEDERAL CRANT MUNEY, CAUSING PHYSICAL EMOTION, MENTAL TUTURY DO TO NEGLICENCE, DISCRIMINATION ACAINST ADA TUMATE IN WHEELCHAIR IN SECRE CATION, VIOLATION OF FIRST AMENDMENT RICHT TO REDRESS FAILURE TO TRAIN, SUPPREVISE, REMED & SYSTEM COORDINATOR ON LECAL DUTY, HIR BONDS BREACH DUTY, BY NOT ADDRESSING ADMINISTIZATOR APPEARS INDIVIDUAL AND WORK CAPACITY

- MR. BANDS KNOW OR SHOULD HAVE KNOWN FAILER TO ACT OR INSTITUTE RULES AND PRINCIPLES OF CONDUCT PROMULGATED BY THE LEGISLATIVE AUTHORITY, HAS VIOLATED INMATE CONSTITUTIONAL RICHTS.
- 1. FAIL TO TRAIN AND PROPERLY SUPERVISE SUBORDINATES. AND RESPONSI-BILITIES OF COORDINATOR OF THE THROTE REMEDY SYSTEM IDA: 1-4-8 AND ADMINISTRATIVE APPEAL IDA: 1-4.6 TO HONOR PRISON LITICATION REFORM ACT CUARANTEEING IMMATE INQUIRYS AND ADMINISTRATIVE APPEALS ARE PROPERTY EXHAUSTION OF ADMINISTRATIVE REMEDIES. FAILURE OF A PRISON OFFICIAL TO ALLOW CRIFLIANCE TO BE RAISED AT THE ADMINISTR-ATIVE LEVEL PEDHIBITS GOVERNMENT REDRESS VIOLATING FIRST AMEND-MENT RIGHT, TO ENSURE TIMELY RESPONSE AND RETAINING FORMS RE-CORD IN ACCORDANCE WITH THE RECORD RETENTION SCHEDULE APPROVED BY THE DEPARTMENT OF CORRECTIONS. ESPECIALLY SENSE ADMINISTRA-TOR APPOINTS THE COORDINATOR. HOUSED IN ACSU C-POD CELL 1026, WERE THE FOLLOWING NJDOC INMATE INQUIRY FORM HAVE BEEN SUBMITTED: 12/18/16 MAILROOM PROPERTY SCT., 12/23/16 CONCERNING DR. MILLER MAIPRACTICE AND NECLICENCE ON 12/29/16 4 JENNIFER FAIRSTEAD PRESENTED INMATE INQUIRY FORM DATED 12/23/16 "STATING," STOP COM-PLAINING ABOUT YOU SHOULDER YOU REFUSED DR. MILLERS SECOND DERATION, SO I'M STOPPING YOUR PAIN MEDICATION! NOW ENTHER SUFFER IN PAIN OR HAVE THE SECOND OFERATION. 60 DAYS HAVE PASS NO REDRESS. 12/29/16 DETAILING P JENNIFER FAIRSTEAD THERATS, ILIOTIZ CONCERNING MEDICAL BOOTS + SHEAKER: 1/23/18 CONCERLING IMMATE INQUIRY COORDINATOR CORRECTIVE SHEET INFORMING ME TO PUT GRIBNANCE FORM/INMATE INQUIRY COMPLAINTS ON YDOC, HEALTH SERVICE REQUEST FORM AND BOX (MR-007) WERE I BEEN CHARGED OVER \$75 DOLLARS FOR CHRONIC CARE, RENEW MEDICATION, REQUESTING RESULT OF CAT SCAN, OR SHOULDER FOLLOW-UP SEE: EXHIBITA-4 REDIRECTION FORM, Also 1/23/17 INQUIRY I WASNIT CONSULTED THAT CAT SCAN WAS WARRAUT FOR CHRST. 1/26/17 ADMINISTRATIVE APPRAL CON CERNING ADMINISTRATIVE VIOLATION. ITS MARCH 15, 2017 CONFRMS VIOLATION AT THE TOP FIRST AMENDMENT RIGHT VIOLATION PLRA ACCORDING TO LAW:

MR. BOUNS "PAGE #2"

COORDINATOR OF IMMATE INQUIRY SYSTEM. AND ADMINISTRATIVE APPEAL RESPONSIBILITIES HAVE FAILING BY THE WASTE SIDE CONFIRMING A BREACH OF DUTY," HOLDING THAT REMEDY BECOMES UNAVILABLE TO IMMATE IF PRISON OFFICIAL AND PRISON EMPLOYEES DO NOT RESPOND TO A PROPERLY FILED GRIEVANCE, OR OTHERWISE USE OF AFFIRMATIVE MISCONDUCT PREVENT A PRISONER FROM EXHAUSTING.

- 2. ON 3/21/16 FACILITY 3 MURSE JAME DOE WAS ESCORTED TO HOLDING TO CLEAR IMMATE FOR TRANSFER TO "B" BUILDING. I INFORMED HER MEDICAL DIMPER HAD WASTE IN IT AND NERDED CHANGE, REDUESTED MEDICAL SUPPLIES TO CHANGE AND CLEAR SELF DO TO EMERGENCY," HURSE, STATED YES I CAN SMELL IT. BUT YOU SHOULD HAVE THOUGHT ABOUT THAT BEFORE YOU COT LOCKED-UP! I NOTIFIED HER THAT REFUSAL WAS INTENTIONALLY INTERFERING WITH TREATMENT AIREADY PROSCRIBED WHICH WAS CRUEL AND UNUSUAL PUNISHMENT. I REQUESTED HER TO INFORM NURSE SUPERVISOR, OR BRING NEEDED MEDICAL SUPPLIES TO LOCK-UP! NURSE STATED: I'M NOT DOING ANYTHING; AND A LITTLE SHIT NEWER HURT WALKED AWAY LANGHING MAKING JOKES. EIGHTH AMENDMENT RIGHT VIOLATE TITLE IT OF THE ADA AND REHABILITATION ACT.
- 3. FAIL TO SUPERVISE AND TRAIN OFFICER, STAFF MEMBER CONCERNIC RULES AND REGULATION ELECTION AMENDMENT VIOLATION OF CONSTITUTIONAL RICHTS OF THMATE. ON 3/21/16 Sed. MARVIN CROEFED INMATE IN CELL 20. EVEN AFTER BEING AWARE OF INMATES MEDICAL CONDITIONS OF BEING IN A WHEELCHAIR, STAPLES IN RIGHT SHOULDER, AND MEDICAL SUPPLIES NEEDED TO CLEAN WASTE DEF HIS PERSON. SCD. MINRUIN HAD INMATE PUSH ME IN CELL LEAVING, STATING! THMATE POLICIES + PROCEDURES COVERNING LOCK UP WHICH STATES IF INMATE IS UMABLE TO GET IN AND OUT OF BED ON HIS OWN TO RECEIVE FOOD OR MEDICATION. THEN SAID THMATE WOULDN'T RECEIVE THEM, BECAUSE CELL DOOR COUDNIT BE OPENED FOR SUCH THINGS, AND THEIR WASN'T EVEN ANYTHING HE COULD DO FOR ME, LEAVING ME IN MIDDLE OF FLOOR CRUEL AND UNUSUAL PUNISHMENT.

MR BONDS "PACE"3"

- 4. FAIL TO TRAIN OR SUPERVISE STAFF OR OFFICIER, CONCIRRUING IMMATES
 DISABILITUS. PUTTING DISABLE THIMATE IN CELL, WHICH ISN'T HANDICAP
 ACCESCIBLE, BEING AWARE OF UNREASONABLE RISK OF HARM, DISREGARD OF RISK KNOWN IS RECKLESS, WILLFUL, CONDUCT HIGHLY UNREASONABLE CONDUCT. VIOLATED STANDARD OF CARE OR LEGAL DUTY OWE OWES
 THE OTHER. CRIEVANCE WAS FILED BUT NEVER ADDRESS.
- 5. ADMINISTRATOR BIONDS BREACH OF DUTY, EIGHTH AMENDMENT KIGHTS, FIRST AMENDMENT RIGHT TO REDRESS. AND VIOLATES THE LAW WHICH STATES! WHEN RECEIVING FEDERAL GRANTS YOU HAVE & OBLIGATION TO ACT. YOUR FAIL TO ADDRESS THIS COMPLAINTS, WEKE MADE AWARE TO YOUR ADMINISTRATION BY WAY OF EXHIBIT*A-5. DATED APRIL 25, 2016 AND STILL INMATE IN WHEELCHAIR WITH DISABILITIES IS BEING HOUSED IN CELL WHICH ISN'T HANDICAP ACCESSIBLE, AND DEFICEXS, STAFF STILL REFUSED GOVERN MENT REDRESS OF GRIEVANCE, AND VIOLATING TITLE IL OF THE ADA AND REHABILITATION ACT.
- 6. FAILERETO TAKE ACTION WHEN THE SITUATION REQUIRES IT CONSTITUTES NECESCOT OF DUTY. DN 1017116 SCO. WATERS COMMIT A PREA ACT. WHICH WAS DOCUMENTED IN WRITING TO COMMISSIONER, BUT. SURPRISING TO SID DEFICERS MR. PERRY, MR PETIT. AND JOHN DOE HAD KNOW INTENTION OF SERING THAT JUSTICE WAS SERVICED. BECAUSE THAT'S WHEN STATE MENTS CONCERNING A CONFLICT OF INTEREST CAME ABOUT NOTHING COING TO HAPPEN. WILL BE EXPLAINED IN DETAIL LATER IN COMPLAINT. THESE OFFICER BILITANT-LY THREAT WE WHICH IS A CRIME. DEFICER BEING TAKEN OFF GANG UNIT FOR ASSAULT, AND ONLY TO BE GIVEN A SPECIAL INVESIGATION DIVISION JOB IS MIND BLOWING. AND CRIMINAL

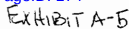
Form: IRSF- 103 N.J.A.C. 10A:1-4

NEW JERSEY DEPARTMENT OF CORRECTIONS

Revised 4/2014

INMATE REMEDY SYSTEM

REDIRECTION FORM
INMATE'S NAME: TO HINES SBI#: 14(0493/3) Location/Housing Unit: DO +.
The below corrective information should be used and followed when submitting for information to Institutional staff on a first time basis. Please take the action noted next to the letter X.
You must complete the following form marked below and place it into the correct box or send by Truck Mail. Education/Law Library Form and Box. DOC, Health Services Request Form and Box (MR-007) I/M Claim for Lost, Damage Prop (Form 943-1) DOC Government Records Request Form (OPRA) Request for copies of Medical/Dental Records (MR 022, 301-XII)
2. You must submit a NJDOC Job Change Form. Once you have completed the form, it must be handed in to your detail supervisor. Only the detail supervisor can turn your request into Classification; OR A Staff member must submit a staff referral. The staff member must deliver the referral to the appropriate department. ONLY staff members can follow-up on completed forms.
3. Please see your Unit Social Worker to complete the appropriate forms for programs, other related services, and information to include hut not be limited to: Social Security Card, Birth Certificate, ISP, Cage Your Rage, STARS, SEALL, HOPE and Thinking for a Change.
The form you submitted did not contain SPECIFIC information. Please add additional information and resubmit.
Your Inmate Grievance Form/ Inmate Inquiry form contained more than one (1) question, which cannot be handled on the same form. Please familiarize yourself with information on the Remedy System that is listed in the Inmate Handbook and resubmit another Inmate Grievance Form/ Inmate Inquiry Form.
6. Your Inmate Grievance Form/ Inmate Inquiry Form was deposited into theBox. Please place your Inmate Grievance Form/ Inmate Inquiry Form into the Box Marked "Inmate Remedy System".
7. To process, correct or update the NJDOC Telephone IPIN system you need to follow the below process: (Up to 30 days to process forms) NJDOC IPIN Assignments UPDATES will be completed on a quarterly basis within your current facility. Telephone System Discrepancy form can be completed at any time, please return/deposit into the
8. The information that you submitted must be placed on the Inmate Inquiry Form or Inmate Grievance Form and placed into the Inmate Remedy System Box . This will ensure proper tracking of your request.
9. You submitted the attached letter, form or application into the Inmate Remedy System Box. That box is for the Inmate Remedy System Forms (Inmate Grievance Forms/ Inmate Inquiry Forms) only. Please place the letter, form or application into the US Mailbox or
10. You cannot use Inmate Inquiry Forms/ Inmate Grievance Form for DOC disciplinary charges or DOC disciplinary charge appeals.
11. You submitted your request to the person or department not authorized to handle the Inmate Grievance Forms/ Inmate Inquiry Forms. The form must be placed into the Inmate Remedy System Box in order to be processed correctly.
12. Your request for Face Sheets, Progress Notes, and Psychological or Medical evaluations cannot be processed. That information is provided or conducted during specific times during your incarceration.
13. Your request for an updated adjusted Max Date and/or Parole Eligibility Date (PED) is being returned because that information is now provided on a monthly basis on your Inmate Trust Account Statement for informational purposes only . If you feel your max and/or parole information is in error, justify the error and submit another Inmate Inquiry Form. It should also be noted that your work & minimum credits DO NOT get updated at the same time as your Inmate Pay.
14. Tyou cannot write or mark in the shaded area of the Inmate Inquiry Form or Inmate Grievance Form.
15. Your form is a follow-up question or Appeal to a previous submitted Inmate Grievance Form. You must re-submit your answered form, within 10 days of receipt, with additional information, within Part 4 and place it into the Inmate Remedy System Box for further processing.
16. This is a duplicate request that is not permitted. Staff is granted up-to a 30-day response time for Inmate Grievance Forms and 15 days for Inmate Inquiry Forms.
17. The facility uses an approved Institutional/Department form to handle this matter. The form is
18. Other





WHITTLESEY ROAD P.O. BOX 855 TRENTON, NEW JERSEY 08625

CHRIS CHRISTIE

Governor

KIM GUADAGNO Lt. Governor DAN DIBENEDETTI Corrections Ombudsman

April 25, 2016

Eric Hines, SBI#146993B South Woods State Prison 215 Burlington Road South Bridgeton, NJ 08302

Dear Mr. Hines:

This correspondence will acknowledge receipt of your letter dated April 18, 2016 regarding several issues.

It appears that you intended for these complaints to be forwarded to the Medical Ombudsman at South Woods, Mr. Anthony Thomas; however, this form is used to contact the Office of the Corrections Ombudsman. As a result, I will attempt to respond to your complaints.

With regard to the concerns you have serving Ad Seg, please be advised that I have forwarded your concerns to the South Woods State Prison Administration; to include Administrator Bonds, Associate Administrator Riggins and Assistant Superintendents Cline & Swift.

The commissary loan from November 29, 2006 is valid; however, the loan was repaid from your account approximately 1 week later on December 6, 2006. The loan was made to you after you transferred from New Jersey State Prison to South Woods on November 27, 2006. The money from your inmate account did not arrive until December 6th, at which time the loan was repaid.

As for the charges for treatment, it appears that you have submitted prior Inquiries to Mr. Thomas using the kiosk, and he provided answers to you. The answers provided to you appear to be appropriate; therefore, there is nothing further this office can do with regard to this.

I trust that this information has been helpful.

John Blakeslee

Assistant Ombudsman

c: file

E.	FOURTH DEFENDANTS NAME: SHARMALLE PERFRA, MD
	OFFICIAL POSITION RECTIONAL MEDICAL DIRECTOR
	PIACR OF EMPLOYMENT: WHITTLESFY ROAD, P.O. BOX863 TERNTOWNS
	VIOLATE TITLE IT OF THE ADA AND THE REHABILITATION ACT, BREACH
	OF DUTY. WANTON NECTICETUCE, FIGHTH AMENDMENT VIOLATION, FAILURE
	TO ADHERE WITH LECISLATIVE LAWS MADE FACILITY HANDICAP ASSE
	SSIBLE WHEN RECEIVING FEDERAL GRANT. HIS KNOWLEDGE MAKES IT
	OCRIME. PHYSICAL, EMOTION, MELITAL, INJURY FAILURE TO PROTECT
	TUMATES FROM UNREASONABLE RISK OF HARM, TUDINIDUAL AND

WORK CAPACITY.

SHARMALIE PERERA, MD - KNOW OR SHOWLD HAVE KNOWN, FAILURIE TO ADHERE, OR ACT TO RULES, REGULATIONS, AND PROCEDURE DETAILED IN CONTRACT WITH RUCTER'S BEHAVIOR HEALTH CARE, AND DEPARTMENT OF CORRECTION, OR PRINCIPLES OF CONDUCT PROMULCATED BY THE LEGISLATIVE AUTHORITY AND MEDICAL ASSOCIATION PROTOCOL, HAS VIOLATED CONSTITUTIONAL RIGHTS AND EIGHTH AMENDMENT VIOLATION.

DA. PERERA. BEING REGIONAL MEDICAL DIRECTOR, EXHIBITS B-1, IB-2 COMFIRMS ON 2/23/2015, 1/30/2014. EVEN BEFORE DAYS IN QUESTION, MS ORDERING PROVIDER RENEW MEDICATION CONFIRMING HIS KNOWLEDGE, EXHIBIT B-3 A/SO CONFIRMS DR. PEXERA RENEWS AND ORDERS MEDICATION MAKENE HIM AWARE OF INMATE BEING ON LIP. TOR 40-MC, WITHOUT BEING GIVEN IDO MG OF COENZYME KNOWLEDGE OF DISABLE OR DERING CANE, AND OTHER DEVICES FOR AMBULATION, SUCH AS FOIDING WHEELCHAIR APPROVED BY SAID DOCTOR. CONFIRM HIS NEGLICENCE FOR ALLOWING DISABLE IMMATE TO BE HOUSED IN CELL NO HANDICAP ACCESSIBLE, RECENTING FEDERAL GRANT MONEY. VIOLATES TITLE IT OF THE ADA AND REHABILITATION ACT. EXHIBIT B-Y WILL ESTABLISH, LECAL DUE CARE DELICATION TO EMPLOY PROCEDURE TO CORRECT DANGER YOU KNOWLOR FORSEE.

DUE CARE HAD A LECAL DUTY, TO NOTIFY THMATE OF MEDICAL RISK ES-PREIALLY WHEN INQUIRY WAS MADE TO SITE MEDICAL DIRECTOR, AND DR. WOODWARD DOC DIRECTOR, AND "CONTRACT HOLDER" RUGTER'S BEHAV-IDR HEALTH CARE, HAD LEGAL BUTY TO TRAIN, SUPERVISE AND INFORM IMMATE ABOUT UNREASONABLE RISK OF LINEW.

BREACH DUTY FAITURE TO EMPLOY PROCEDURE, AND KNOWLY PUTTING IMMATE YOU HAD BISLICATION TO HELP IN WREASONABLE, AND KNOWN RISK OF DANGER.

PHYSICAL INJURY NECLICENCE IN NOT MAYING CELL HANDICAP ACCESS1BLE. CAUSED PHYSICAL INJURY RESULTING IN SURCERY, AND SECONDONE
WARRANTED, FAILING MY OR MAY NOT BE CONTRIBUTE TO UPITOR BUT
YOUR FAILURE TO ADMINISTER, 100 MC OF COENZYME KNOWING DOCUMENT ENIDENTS EXIST TO WARRANTED ACTION TO BE TAKEN WHICH
YOU ACTION FAILED TO ESTABLISH.

Case 1:17-cv-02864-NLH-MJS Document 7-1 Filed 11/15/17 Page 20 of 66 PageID: 177)4/24/2015

East Jersey State Prison-Main , Woodbridge, NJ,

Page 1 of 1 Test Form

Test Form

Ordering Provider: Unique Identifier: Sharmalie Perera, MD

Service Provider:

Medical Equipment

NJDOC

Phone:

Fax:

Phone:

Fax:

Patient Name:

ERIC HINES

cmspe24

DOB:

6/14/1965

Μ

Age: 49

Address:

EJSP-4 DOWN-1 TIER-BED 04

Sex:

SSN:

Resp. Provider:

SBI# 000146993B Booking # 663508

Primary Insurance

Company: Plan:

NJDOCIC NJDOCIP

Group #: Policy #: Insured Party:

Code EQ007 Description

Cane

Auth#:

Quantity:

Start Date:

2/23/2015 Normal

Priority: Instructions:

for ambulation x 3 months

East Gase 1:17-cy-02864-NLH-MJS Document 7-1 Filed 11/15/17 Page 21 of 66 Page D: , Wodbridge, NJ, Referral Form

Referral Form

Ordering Provider:

CMSSMYC

Herbert Smyczek, MD

Service Provider:

Neurosurgery Consultant

NJDOC

Phone: Fax:

Phone: Fax:

Patient Name:

ERIC HINES

DOB:

6/14/1965

Age:

48

Address: EJSP-HOS-GW-7

Sex:

Μ

SSN:

152-60-2401

Resp. Provider:

SB!# 000146993B

Booking: 663508

Primary Insurance Company:

NJDOCIC NJDOCIP

Plan: Group #: Policy #:

Insured Party:

Description

Code REF010

Neurosurgery Consult

Auth#: Maximum Vists:

Н 0

Start Date:

1/30/2014 12:00:00Al\ End Date:

03/30/2014

Duration:

2 Months

Reason:

Reason:48yo c/o chronic LBP > 2yrs, pain has progressed to the point where he sleeps propped up against the cold wall, seeing as this is the only position in which he is comfortable enough to sleep. However the cold wall exacerbates his asthma

requiring chronic mucinex use.

NS for possible trial epidural injection for LBP relief.

doc van

Admin Comments: NOT approved

06/14/2012 Lumbar Spine MRI: Normal

Comments: no evidence for significant disk bulge or protrusion is seen please discuss with NS whether epidural will be of help with normal

MRI/.....Sharmalie Perera, MD January 30, 2014

2:09 PM

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· East Jersey State Prison-Infirmary

Wodbridge, NJ Fax: July 14, 2015 Page 1 Chart Document

ERIC HINES

Male DOB:06/14/1965 Booking #:663508 SBI:000146993B Ins: NJDOCIC (NJDOCIP)

10/15/2014 - Append: Non-Formulary Form norco

Provider: Sharmalie Perera, MD

Location of Care: East Jersey State Prison

approved

Electronically Signed by Sharmalie Perera, MD on 10/15/2014 at 12:27 PM

- East Jersey State Prison-Infirmary

Wodbridge, NJ Fax: July 14, 2015
Page 1
Chart Document

ERIC HINES

Male DOB:06/14/1965 Booking #:663508 SBI:000146993B Ins: NJDOCIC (NJDOCIP)

07/21/2014 - Office Visit: Sick Call Provider: Grace Amistico, ANP

Location of Care: East Jersey State Prison

Vital Signs

Ht: 66 in. Wt: 172 lbs. inches

Body Mass Index in-lb

Height (in): 66 Weight (lb): 172 BMI (in-lb) 27.86

T: 97.2 deg F. T site: tympanic R: 18 BP: 126/76

Radial Pulse rate: 83 Rhythm: regular Quality: Bounding

Pulse Ox: 99

Blood Pressure: 126/76 mm Hg

Peak Flow

Orientation Level

Oriented to time? Yes Oriented to place? Yes Oriented to person Yes

Doctor Visit: subjective

From Doctor Visit

Referral Source: inmate Reason for Visit: Follow-Up

Mental Health High-Risk Inquiry Incident:

Physical Exam

General appearance: well nourished, well hydrated, no acute distress

Neck

Neck: supple, no masses, trachea midline

Respiratory

Respiratory effort: no intercostal retractions or use of accessory muscles

Auscultation: no rales, rhonchi, or wheezes

Cardiovascular

Auscultation: S1, S2, no murmur, rub, or gallop

Musculoskeletal

Gait and station: walks with cane

- East Jersey State Prison-Infirmary

Wodbridge, NJ Fax: July 14, 2015 Page 2 Chart Document

ERIC HINES

Male DOB:06/14/1965 Booking #:663508 SBI:000146993B Ins: NJDOCIC (NJDOCIP)

Mental Status Exam

Orientation: oriented to time, place, and person

Assessment

Does the patient understand the treatment plan? Yes Does the patient agree with treatment plan? Yes

Visit Done:

Periodic Physical Done

Assessment: s pt want socks pt was advised to speak to doc and wants renewal vicodin re back pain o a ox 3 not in acute distress

49 yo with hx coccine & cannabis dependence; hyperlipidemia (not within goal recent LDL Cholesterol 201 mg/dL, mild ashtma, controlled discussed lipid control lipitor adjusted pt agress Noted recent MRI back 03/26/2014 Lumbar Spine MRI: Abnormal

Comments: L1-L3 no herniated disc or bulging annulus is seen. There is no central canal stenosis, mild facet prominence at L4-L5 and L5-S1 was adjacent to the foramina. At L5-S1 there was moderate foraminal narrowing.

L3-L4, L4-L5, and L5-S1 bulging annuli- pt repors aware of mir results NKA

Medications:

LIPITOR 40 MG TABS (ATORVASTATIN CALCIUM) take 1 tabpo daily with meals hs x 265 days

Plan:

lipids repeatlabs lipitor adjsuted wants pain con trol renewal commisaty; meals to tier and no work no gym

Disposition

Disposition: return for followup 7 wks re lipid control ful

Copay

Medical Copay Charged: 0 Medication Copay Charged: 0

Orders to be Processed and/or Transcribed

New or Changed Medications & Immunizations

LIPITOR 40 MG TABS (ATORVASTATIN CALCIUM) take 1 tabpo daily with meals hs x 265 days

- East Jersey State Prison-Infirmary

Wodbridge, NJ Fax:

July 14, 2015 Page 3 Chart Document

ERIC HINES

Male DOB:06/14/1965 Booking #:663508 SBI:000146993B Ins: NJDOCIC (NJDOCIP)

Labs, Consults, Tests&Procedures, Clearances, Restrictions, Referrals, etc.

Medical-Meals on Tier [S017] NO Work-NO Rec [S046] Medical-Other [S018] Cardiac Risk Profile (chol, T.G., HDL) (\$4.50) - 221010 [221010] Hepatic Function Panel 7 (\$2.95) - 322755 [322755]

Electronically Signed by Grace Amistico, ANP on 07/21/2014 at 7:48 PM

F. FIFTH DEFENDANT'S NAME: HERBERT SMYCZEKIMD

OFFICIAL POSITION SITE MEDICAL DIRECTOR

PLACE OF EMPLOYMENTWHITLESEY COAD P.O. BOX 863. TREMON NO 08625

VIOLATE TITLE IT OF THE ADA AND THE REHABILITATION ACT, BREACH OF

DUTY PUTTING OTHER IN UNDERSONABLE HARM, EIGHTH AMENDMENTRIGHTS, FANLURE TO ADHERE WITH LEGISLATIVE LAWS MADE COVERNING

MEDICAL ASSOCIATION, FACILITY BEING HANDICAP ACCESSIBLE RECEIVING

ENDERAL GRANT MONEY KNOWLEDGE, OR BEING AWARE IS A CRIME

DISPENSING MEDICATION THATS DANGERS WITHOUT SUPPLEMENTAL

HAVING KNOWLEDGE OF OTHER WISE BAD SIDE AFFECTS THON

IDUALAND WORK CAPACITY

HERBERT SMYCZEK, MD-KNOW OR SHOULD HAVE KNOWN, FAILURE TO ADHERE OR ACT TO RULES. REGULATIONS, AND PROCEDURE, OR PRINCIPLES OF CONDUCT PROMULGATED BY THE VEGISLATIVE AUTHORITY AND MEDICAL ASSOCIATION PROTOCOL: HAS VIOLATED CONSTITUTIONAL RICHTS AND EIGHTH AMENDMENT RICHTS VIOLATION.

ON OR ABOUT NOVEMBER, 2010 I WAS PROSCRIBE LIPITOR LATO-RVASTATIN) UNTIL JUNE. 2015, ONCE PROBLEM WAS BEDAD CAST ON TELEVISION, MADE APPOINTMENT WITH DOCTOR INQUIRING IF I WAS AT ANY RISK OF HARM, HE ASHORED ME I WASNIT BUT FOR SOME REDSON I KERT FALLING DOWN. I ZOIS THERAPIST AT ETRENTON STATE PRISON INQUIRED WAS I ON LIPITOR, INFORM HEX I'VE BEEN ON IT FOR YEARS. SHE AISO INQUIRED WAS I TAKEN 160 MG OF COE-NZYME QIO (COQIO): TOLD HER KNOW NEVER HEARD OF IT, AFTER REC-A BLOOD TEST AFTER FATHER TALKING TO DOCTOR ON THE OUTSIDE WHO ENFORM USE TAKING "LIPITOK" WITHOUT, IDOMG OF COENZYME QIO (CO QIO) HAS BAD SIDE AFFECTS; BECAUSE STATING ARE KNOWN TO DEPLETE THE BODY OF THIS VITAL NUTRIENT, LEADING TO SEVERE MUSCLE ACHES, DR. KAPCHITS, DR. RAIPH WOODWARD, RUCTERS BE-HAVEORHEALTH CARE, AND DR. ALMOCHAWAIL, HAD A LEGAL DUTY TO INFORM ME ABOUT SIDE AFFECTS, AND ANY DAMAGE WHICH COULD BE CAUSE, PRESENTING PERMANEUT DAMAGE.

DUE CARE - HAD A LECAL DUTY, TO NOTIFY IMMATE OF MEDICAL RISK ESPECIALLY WHEN INQUIRY WAS MADE TO MEDICAL DEPARTMENT DR. RAIPH WOODWARD DOC DIRECTOR, AND CONTRACT HOLDER" RUGTER'S BEHAVIOR HEALTH CARE HAD LEGAL DUTY TO TRAIN, SUPERVISE AND INFORM SUBDRDINATES TO INFORM INMATE ABOUT UNREASONABLE RISH OF HARM.

BEFACH DUTY- FAILURE TO EMPLOY PROCEDURE, AND KNOWNLY PUTTING THIMATES YOU HAD OBLIGATION TO HELP IN UNREASONABLE AND KNOWN RISK OF DANGER.

PHYSICAL THTURY- BRING AWARR OF INMATES FALLING DOWN AND KNOWNING LIPITOR" WITHOUT 100MG OF COENZYME HAS BAD SIDE AFFECTS MUSCLE: PIAYED PARTIN PHYSICAL ENTURY TO RICHT SHOULDER WHAT PERMANENT DAMAGE HAS ACCURED DO TO NECLIGENCE.

C. SIXTH DEFENDANTS NAME: DR. ALNOCHAWATI
OFFICIAL POSITION: SITE MEDICAL DIRECTOR
PIACE OF EMPLOYMENT. <u>EAST JERSEY STATE</u> PRISON, 1100 WOODBRIDGE RAHWAY, NJ 07065
VIOLATE TITLETE OF THE ADA AND THE REHABILITATION ACT. BREACH
OF DUTY POTTING OTHER IN UNREASONABLE RISK OF HARM. FUGHTH AME-
NDMENT RICHT, FAILURG TO ADHERS WITH LEGISLATIVE LAWS MADE
COVERNING MEDICAL ASSOCIATION, FACILITY NOTBEING HANDICAP
ACCESSIBLE RECEIVING FEDERAL GRANT MONEY KNOWLEDGE, OR BEING
AWARE IS A CRIME. DISPENSING MEDICATION THAT'S DANGERS WITH
DUT SUPPLEMENTAL MEDICATION, KNOWLEDGE OF BAD SIDE AFFECTS
PUT THIMATES AT RISK OF PHYSICAL HARM, AND FUTURE HARM IN- DIVIDUAL AND WORK CAPACITY

DR ALNOCH AWATI- KNOW OR SHOULD HAVE KNOWN, FAILURE TO ADHERE, OR ACT TO RULES, REBULATIONS AND PROCEDURE DETAILED IN CONTRACT WITH RUTCERS BEHAVIOR HEALTH CARE. AND DEPARTMENT OF CORRECTION, OR PRINCIPLES OF CONDUCT PROMULGATED BY THE LEGISLATIVE AUTHORITY AND MEDICAL ASSOCIATION PROTOCOL. HAS VIOLATED CONSTITUTIONAL RIGHTS AND EIGHTH AMENDMENT VIOLATION.

FAILURE OF RUTGERS BEHAVIOR HEALTH CARE, DR. ALMOCHAWATI TO KUDW OR SHOULD HAVE KNOWN, HE FAILURE TO 100MG OF COENZYME QID (COGIO) WHEN EVER LIPITOR (LATOVASTATIN CALCIUM IS PRESCRIBED DO TO BAD SIDE AFFECTS AND MUSCLE DAMAGE IT WOULD COULD WITHOUT 100MG OF COENZYME. ON 612312015 TRENTON THERAPY A Blood TEST SHOULD BE TAKEN TO SEE IF "LIPITOR" HAD CAUSE MUSCLE BREAK DOWN, WITHOUT 100MG OF COENZYME, BLOOD TEST CONFIRMED DAMAGE DR. ALMOCHAWATI DISCONTINUED LIPITOR, NEGLICENCE, ACCURED BECAUSE B.H.C AND DR. WOODWARD D.O.C DIRECTOR FAIL TO TRAIN, SUPERVISE, AND INSTRUCT DOCTORS ON STAFF OF DANGER.

ON 6/7/2015 WAS DROTTLED INTO 3-WING CELL 151 IN RAHWAY STATE PRI-UTILIZING FOLDING WAKKER WHICH COULDN'T BE DEPLOY IN ROOM, THAT WASN'T HANDICAP ACCESSIBLE NO HAND RAILING, PUTTING INMATE IN UNREASONABLE RISK OF HARM, CAUSED INMATE TO FALL INJURYING RICHT SHOULDER REQUIRING OPERATION, AND DOTO DRIMITER FAILURE TO HAVE PROCEDURE MRIX-RAY DYE DONE BEFORE OPERATING ANOTH ER OPERATION IS NEED. HE WAS AWARE OF CELL'S NOT BEING HAND-ICAP ACCESSIBLE IN PRISON EVEN AFTER FEDERAL CRANT MONEY WAS CIVEN.

DUE CARE HAD A LEGAL BUTY, TO NOTIFY IMMATE OF MEDICAL RISK ESPE-CIALLY WHEN INDUIRY WAS MADE TO SITE MEDICAL DIRECTOR DR. ALNOCHAWATI, AND DR. WOODWARD DOC DIRECTOR, AND "CONTRACT HODGE" RUTCERS BEHAVIOR HEATTH CARE, HAD LEGAL DUTY TO TRAIN, SUPERUSE AND INFORM IN MATE ABOUT UNREASONABLE RISK OF HARM, BR-CAUSE INFORMING IMMATTE OF SIDE AFFECT, WAS LEGAL DUTY OR IT SHOULD HAVE BEEN.

BREACH DUTY FAILURE TO EMPLOY PROCEDURE, AND KNOWNLY PUTTING THIMATE YOU HAD OBLICATION TO HELP IN UNREASON ABLE, AND KNOWN RISK OF DANCER.

PHYSICAL TOLIVEY NECLICENCE NOT MAKING CELL HANDICAP ACCESSIBLE HAS CAUSED PHYSICAL INJURY RESULTING IN OPERATION, SECOND ONE WAR-RENTED. FALLING WITH SEVERE MUCSLE PAIN MAY OR MAY NOT BE

DR ANNOCHAWATI "PACE"

CONTRIBUTE TO "LIPTOR" BUT YOUR PAILURE TO ADMINISTER 100MB DE CORNZYME KNOWING DOCUMENTED ENDENCE CONFIRMED WHAT WOULD HAPPEN IF SUPPLEMENT WASN'T CIVEN SUTO WITH HOLDING SAID MEDICATION MAKES BOTH RUTGERS BEHAVIOR HEAITH CARR, DR. WOODWARD DOC DIRECTOR, AND RESPECIALLY SITE MEDICA! DIRECTOR ARE All SHARE CULTABILITY.

H. SEVENTH DEFENDANTS NAME DR. MILLER
OFFICIAL POSITION ORTHO SURGEON
PLACE OF EMPLOYMENTST, FRANCIS MEDICAL CENTER, GOI HAMILTON AVI
TRENTON, NJ 08629

MODER TITLE IT OF THE ADA AND THE REHABILITATION ACT. BREACH DE DUTY, PUTTING OTHER IN UNKERSONABLE HARM, OR RISK OF LIFE ENGHTH AMENDMENT RIGHT, FAILURE TO ADHERE WITH LEGISLATIVE LAWS MADE COVERNING MEDICAL ASSOCIATION, IN PROPER CONDUCT IN PERFORMANCE OF DUTY AS A SURGEON. HER FORMING OPERATION, WITHOUT EMPLOYING PROCEDURE THE WOULD HAVE CONFIRM THE AREA WERE DAMAGED WAS AT. THIS WELL-LAS CAUSED PHYSICAL EMOTION, MENTAL INTURY RETAINATION BECAUSE IT REASED SECOND OPERATION. INDURE AND WORK CAPACITY

DR. MILER" PACE 2"

BREACH OF DUTY - IMPROPER CONDUCT IN THE PERFORMANCE OF DUTY AS A SURGEON. HIS NECLICENCE AND UNSKILLFUL PERFORMANCE OF DUTY RESULTING IN PHYSICAL INJURY. AND NEED FOR SECOND SURCERY TO CORRECT DAMAGE DO TO NECLICENCE.

BREACH CAUSED HARM-FAILURE OF DR. M. LER TO FOLLOW PROCEDURE HAS NOT ON LY CAUSED SEVERE PAIN. BUT HAS CAUSE ANOTHER PHYS-ICAL TOUTURY OF NOT BEING ABLE TO RAISE ARM OVER HEAD. UNABLE TO SHOWER. GET OUT OF WHEELCHAIR, SEVERE PAIN TRANSFERRING FROM WHEELCHAIR TO BED DAY NOT TO MENTION ITS ME DOMINATE HAND. SO PHYSICAL TUJURY HAS TAKEN CONTROL OF EVERYDAY ACTIVITY, MAKING THEN NONE AT ALL.

PHYSICAL TNOURY, EMOTIONIAL MENTAL INJURY-THIS WANTON NEGLICI-ENCE, HAS CAUSED PHYSICAL INJURY CANTRUSH WHEELCHAIR, CANTWASH HEAD WITH RIGHT HAND, CANTRUT WEIGHT ON SHOULDER. AND FRAR OF DR. MILLER ACTION HAS MENETALLY AND EMOTIONALLY INJURY CONCERN-ING A SECOND SURCERY. I WANT DR. MILLER KNOW WERE CLOSE OR WILL ACREE TO BE INVOLVED WITH HIM DOINE ANY FURTHER SUR-ON ME IS OUT OF THE QUESTION. MAPRACTICE COULD HAVE BEEN AUDID HAD PROCEDURE AND PROTOCOL BEEN FOLLOWED.

NOW ON 12/23/2016 SUBMITTING A INMATE THOMPES, REQUESTING TO SEE A OTHRO DOCTOR OTHER THIN DR MILLER. IP JENNIFER FAIR-STEAD BRUNG-GRIEVANCE TO CELL 1026, AND IN RETALIATION FOR REFLISING SECOND SURCERY STOP PAIN MEDICATION. INCIDENT HOP-PEU ON 12/28/2016.

VIOLATE TITLE II OF THE ADA AND THE REHABILITATION ACT. WILLFUL DISRECARD FOR PHYSICAL HARM DR. MILLER - KNOW OR SHOULD HAVE KNOWN. FAILURE TO ADHERE OR ACT TO RULES, REGULATION AND PROCEDURE, OR PRINCIPLES OF CONDUCT PROMULGATED BY THE LEGISLATIVE AUTHORITY AND MEDICAL ASSOCIATION PROTOCOL, HAS VIOLATED CONSTITUTIONAL RIGHTS OF EIGHTH AMEMBRICAL MEDICAL MALPRACTICE.

AFTER INFORM DR. MILLER OF SEVERE PAIN IN RIGHT SHOULDER PREJENTING ME FROM USING RIGHT ARM FULLY. ON 3/17/2016 DR. MILLER PERFORM SURGERY ON RIGHT SHOULDER, ON 4/7/2016 AT NISP DRTHO CLINIC. I INFORMED DRTHO DOCTOR, THAT HOT ONLY WAS THE SEVERE PAIR IN RICHT SHOULDER STILL THEIR BUT NOW I COULDN'T RAISE RIGHT ARM OVER MY HEAD WHICH WASN'T HAP-PENING BEFORE DR. MILLER SURCERY. SPOKE TO DR. MILLER ABOUT SITUATION, "WHO STATED. I CAN FOND DUT IF YOUR TELLING THE TRUTH, I'M DEDERING A MRT X-RAY DYE WHICH WILL SHOW ARY DAMAGE. THE STATEMENT SPOKEL BY DR. MILLER, "SURPRISED ME, SO I ASK HIM, WHY WASN'T THE PROCEDURE IN QUESTION DONE BEFORE ANY SURGERY' WAS PERFORM. THIS WOULD HAVE INSURED WERE DAMAGE WAS AT. DN 8/18/2016 MRI X-RAY DYE WAS FERFORM-ED, ORTHO CLINIC VISIT WITH DR. MILLER DA 8/30/2016 WERE HE CONFIRMED THE WIZDIG AREA OF SHOULDER WAS OPERATED ON. AND MRT X-RAY DYE SHOWED DAMACE WAS BETWEEN SHOULDER, AND MUSCLE NEEDED TO BE PULLED TO THE SIDE IN SECOND SURGERY TO CORRECT DAMAGE, Also INSURED ME A INSPECTION INTO WHAT HAPPEN WITH FIRST SURGERY WOULD BE EXPLORED.

- 1. DUE OF CARE HAD A LECAL DUTY, TO PERFORM A PROCEDURE LIKE MRIX-RAY DYE BEFORE DOINC SURCERY, SAID PROCEDURE SHOULD HAVE BEEN PROTOCOL, TO INSURE IMMATES CARE PREVENTING EVASIVE SURCERY, CAUSING PHYSICAL INJURY.
- 2. WANTON NEGLICENCE FAILURE TO EMPLOY PROCEDURE BREFORE WAS A DISREGARD OF UNKERSONABLE AND KNOWN RISK OF DANGER.

I. EIGHTH DEFENDANTS NAME DR. DIAZ OFFICIAL POSITION SITE MEDICAL DIRECTOR, SUPERVISER PLACE OF EMPLOYMENTS WITH WOODS STATE PRISON, 215 BURLINGTON ROAD BRIDGETON, N.J. 0830.2

MIGHTION OF TITLE DE THE ABA AND THE REHABILITATION ACT, BREACH OF DUTY, WANTON WEGLICENCE, FAILURE TO TRAIN, SUPERVISE STAFF UNDER HIS CONTROL, EIGHTH AMENIMENT VIOLATION, FAILURE TO ADHERE WITH LEGISLATIVE LAWS MADE FACILITY HANDICAP ACCESSIBLE WHEN RECEIVING FEDERAL CANNOT PROMEY, CANSING PHYSICAL, EMOTION, MENTAL, INTURY DO TO MECHICE, DISCRIMINATION ACAINST ADA INMATE IN WHEELCHAIR IN SECTO TRAIN, VIOLATION OF FIRST AMENDMENT PIGHT TO REDRESS FAILURE TO TRAIN, SUPERVISE; MEDICAL REMEDY FORM BE ADDRESS AND NOT HELD AND DISPLAYED TO INMATE BY MS FAIRSTEAD BUT MEVEL ANSWER IN RETALIATION FOR REPOSING SECOND OPERATION, AND WITHHOLD PAIN MEDICATION TO CAUSE PHYSICAL INTURY INDIVIDUAL INFORMATION FOR REPOSING PROMED INTURY INDIVIDUAL

DR. DIAZ. KNOW OR SHOULD HAVE KNOWN. FAILURE TO ADHERE, OR ACT TO RULES, RECUlations, AND PROCEDURE DETAILED IN "CONTRACT WITH RUTCERS BE-HAVIOR HEALTH CARE, INCLUDING BUT NOT LIMITED TO TRAINING, SUPERVI-SER, STAFFING ADSORDING TO AGREEMENT, WITH DEARTMENT OF CORRECTION, OR PRINCIPLES OF CONDUCT PROMULGATED BY THE LEGISLATIVE AUTHORITY, AND MEDICAL ASSOCIATION PROTOCOL, HAS VIOLATED CONSTITUTIONAL RICHTS: AND EIGHTH AMENDMENT VIOLATION.

WITHOUT REPEAT INCIDENT ON 3/21/16 PLEASE SEE DETAILS TRANSCRIBE IN SCO. MARVIN. COMPIDINT, WHICH AS MEDICIAL BITE DIRECTOR HAD A OBL-I CATION TO REMOVE DISABLE INMATE FROM AREA UNREASONABLE RISK HARM. DELIBERATE INDIFFERENCE TO LEAVE INMATE IN SITUATION WE-RE A LIAY MEN PERSON WOULD KNOW, BECAUSE OF PHYSICAL INJURY INMATE WOULDN'T BE ABLE TO FUNCTION WITHOUT ASSISTANCE. ON 115/2017 DR. INFORM ME OF DR. MILLEY REDURST FOR SECOND SURGERY, I EXPIDINED THE NECLIGENCE WHICH HAD ACCURED BECHUSE OF DR. MILLER AND ANY OTHER SURCERY FROM HIM WASKIT WARRANTED OUT OF FEAR AND THAT ON 12/28/2016 YP JENNIFER FAIRSTEAD ACTIONS TO BRING IN-MATE INQUIRY WHICH WAS SUBMITTED ON 12/23/2016, TO CIEVE DOOR WINDOW MAKING FOLLOWING STATEMENTS," STOP COMPLAINING ABOUT YOUR SHOULDER YOU REPUSED DR MILLEL SECOND DPERATION, SO I'M GOING TO BE STUPP. INC YOUR PAIN MEDICATION! NOW YOU FUTHER SUFFER IN PAIN OR RECON-SIDER AND HAVE THE SECOND OPERATION. I INFORMED DR. DIAZ ALLOWING HER TO CARRY OUT STATED THREATS BEING AWARE OF PHYSICAL INJURY WAS A ELEHTH AMENDMENT VIOLATION ACAINST HIM BECAUSE OF HIM INFORMING ME HE WAS HER SUPERVISER DR. DIAZI RUTGERS BEHAVIOR HEAITH CARE, ARE ADVERTISING "HEART HEAITHY DIET" BUT MY CHOIE-STEROL IS SO HIGH TO MEDICATION HAVE BEEN PRESCRIBED, I HAVE IN-CUIRED: TO DR. DIAZ WHAT SHOULDNIT I BE EAT, EVERYTHING HE NAMED WAS ON THE DAY-TO-DAY MENU OF FOOD BRING SERVE, I REGUESTED A DIET HE REFUSED STATED YOUR IN PRISON. I INFORMED HE AT THIS RATE HIS AND THERE "HEART HEAITH DIET" WOULD KILL ME IN 17 TO 10 YEARS. HE IN-FORMED ME TO JUST EAT SOME OF THE MEAL. HE STATED THEM KIND OF DIETS HAVE BEEN STOP DOTO COST.

DUE CARE HAD A LECAL DUTY OWR OTHER, HIS OBLICATION AND MEDICAL OB-LIGATION TO INTERVEN, WHEN THIMATE WITH DISABLE IS PACED IN SITUATION WELL HE CAN'T FUNCTION BECAUSE OF PHYSICAL INJURY ON 3/21/6, FAILURE

DR. DIAZ "PAGE # Z

TO ACT IS A DELIBERATE INDIFFERENCE TO MEDICAL NEEDS, HAD IT NOT BEEN FOR LT. CHARK, DR. DIAZ WAS FORCE TO ADMIT ME TO EMERGENY CARE UNIT. VIOLATE TITLE II BF THE ADA AND REHABILITATION ACT. EIGHTH AMEND MENT RIGHTS FAILURE TO SUPERVISE, OR TRAIN STAFFS UNDER HIS CONTROL, CONSPIRING WITH NURSE PRACTITIONER MS. FAIRSTEAD TO CAUSE WANTON NECLICENCE: INFLICTING UNREASONABLE PAIN AS RETALIATION. FAILURE TO INFORM MS. FAIRSTEAD OF HER LECAL DATH TO ADDRESS GRIEVANCES; AND NOT TO DISCARD OR HIDE CRIEVANCE AS RETALIATION.

BREACH DUTY FAILURE TO SUPERVISE, MS, FAIRSTEAD ALLOWING HER TO RUM RAMPANT, AND INSTITUTE A BLANKET POLICY TO REMOVED All ENMATES IN ACSU C-POD OFF PAIN MEDICATION NO MATTER THE PHYSICAL INTURY IS EIGHTH AMENDMENT UIDIATION. REFUSING DIET THAT COULD LOWER INMATES INTAKE OF CHOIR STERD! MEDICATION, KNOWING SERVING INMATE FOOD WHICH IS CONTRIBUTING TO DAMAGE ACCURING TO INMATE HEAITH CITEL COST, IS KILLING ME SLOWIY, FAILURE TO ACT WHEN BEING AWARE OF DAMAGE, FOOD BRING COMSUMED IS NOT "HEART HEAITHY! ALSO VIOLATE TITLETE OF THE ADA AND REHABILITATION ACT.

PHYSICAL HARM. HAVING TO SUPPER IN PAIN WITHOUT MEDICATION IN RETAIN-TION, FOR BEING EMOTIONALLY + MELITALLY INJURY BY DR MILLER, CONFLICT DE TUTEREST OF DR DIAZ BEING SUPERUSER, FAILER ACT TO INTERVEN MAKES HIM CULPABLE TO STATED ACTION, FAILURE TO AUTHORIES DIET DO TO DEPARTMENT OF CORRECTION, AND RUTGERS BEHAVIOR CARE, IS SHORTING INMATES UPE EXPECTANCY, UNIABLE TO USE BATHROOM REGULARLY; STARVING MOST NICHT, BECAUSE CONSUMENG MEAL MOST DAYS IS LIKE PIAYING RUSH-SON ROULET WITH GON.

SUFFER DAMAGE. UNIABLE TO USE BATHROOM, HUNGRY DOCTOR IN-FORMING IMMATE NOT TO COUSUME SOME FOOD. SEVENE PAIN, UNABUE TO SHOWEN TROUBLE CHANGING DIAPER & CATHETER, MENTAL + EMOTION INSURY, CAN'T SLEET DO TO PAIN NICHTMARES. AND DULY GOD KNOWS WHAT PERMANENT PH-YSICAL DAMAGE THEIR WILL BE CAN'T RAISE ARM. AFTER SPEAKING TO DR. DIAZ SUPERVISE OF MY JENNIFER FAIRSTEAD

FAILURE TO ADDRESS INMATE THAT INDIRY AND CRIEVANCE, DELIBERATE IN DIFF-ERENCE OF OBTAINING MEDICAL REPORT PERTAINING TO INMATE MEDICAL PROBLEM AND REFUSALTO ADDRESS, REQUEST CONCERNING SAID MATTER IS NEGLIGENCE.

DR. DIAZ HAD IMMATE TRANSPORTED TO SEMIC FOR CAT SCAN IMMATE ASS-WAS ON RIGHT SHOULDER, BUT WAS TAKEN OF CHEST WITHOUT CONSULTING INMATE OF CIVEN NOTIFICATION OF CONDITION.

J.	NINTH DEFENDANTS NAME JENNIFER FAIRSTEAD
	OFFICIAL POSITION NURSE PRACTITIONIER
	PLACELOF EMPLOYMENTSOUTH WOODS STATE PRISON, 215 BURLINGTON ROAD
	BRIDGETON NT 08:308

NOTION OF TITLE TO OF THE ADA AND THE REHABILITATION ACT, BREACH OF DUTY, WANTON NECLICIENCE, FAILURE TO PER FORM LECAL DUTY ACCO-RDING MEDICAL ASSOCIATION, EIGHTH AMENDMENT VIOLATION, FAILURE TO ADHERE WITH LE GISLATIVE LAWS MADE FACILITY HANDICAP ASCESSIBLE WHEN RECEIVING FEDERAL CRANT MONEY, CAUSING PHYSICAL, EMOTION, MENTAL, INJURY DO TO NE CLICENCE, DISCRIMINATION ACAINST ADA TRAMATE IN WHEELCHAR IN SECREGATION, VIOLATION EIRST AMENDMENT RICHT TO REDDESS FAILURE TO TRAIN, OR SUPERVISE, NURSE PRACTITIONER MS. FAIRSTEAD MEDICAL REMEDY INGUIRY FORMS ARE TO BE ADDRESS AND NOT HELD, OR DISPLAUED TO TRAIN, OR SUPERVISE, NURSE PRACTITIONER AND NOT HELD, OR DISPLAUED TO TRAIN SECOND OPERATION, AND WITHHOUS IN RETALIATION FOR REFISING SECOND OPERATION, AND WITHHOUS PAIN MEDICATION TO CAUSE PHYSICAL INJURY INDURING CAPACITY

JENNIFER FAIRSTEAD - KNOW OR SHOULD HAVE KNOWN, FAILURE TO ADHERE OR ACT TO RULES. REGULATION AND PROCEDURE, OR PRINCIPLES OF CONDUCT PROMULGATED BY THE LEGISLATIVE AUTHORITY AND MEDICAL ASSOCIATION PROTOCOL. HAS VIOLATED CONSTITUTIONAL RICHTS AND EIGHTH AMENDMENT, DELIBERATE INDIFFERENCE TO MEDICAL NEEDS.

DN 12/28/2016 ON OR ABOUT 9:00 AM NURSE PRACTITIONER, JEHNIFER FAIRSTEAD CAME TO ACSU C-POD CELL 1026, SHE DISPIAGED A INMATE INQUIRY SYSTEM FORM TO WINDOW. THAT I'D WRITTEN ON 12/23/16 RE-QUESTING ASSISTANCE OF AMOTHER DRTHOPEDIC DOCTOR OR SURGERY DITHER THIN DR. MILLEUR DO TO HIS EVASIVE SURGERY, OPERATING EVEN THOUGH HE HAD KNOW ACTUAL KNOWLEDGE OF WERE THE DAMAGE WAS WITHOUT PERFORMING MRIX-RAY DUE PROCEDURE. I'TS WORTH NOTING I HAD NEVER SEEN, OR SPOKEN TO "P MB. FAIRSTEAD BEFORE THE DAY QUESTION, SHE STATED" STOP COMPLANING AND YOUR SHOULDER YOU RE-FUSED DR. MILLER SECOND DREPATION. SO I'M GOING TO BE STOPPING YOUR PAIN MEDICATION! NOW YOU EITHER SUFFER IN PAIN OR RECOM-SIDER AND HAVE THE SECOND DIFFERTION. I TRIED TO EXPIGIU MY REASON FOR NOT TRUSTING DR MILLER JUDGEMENT, AND FAILURE TO DRIVER PROCEDURE WHICH WOULD HAVE CONFIRMED SHID DAMAGE WAS TOTALLY ICHORED BY HIM, SHE STATED, YOUR INCARCERATED FORA CRIME AND COMPLAINING ABOUT MEDICAL TREATMENT I'M PAYING SO JUST SUFFERE, AND BY THE WAY LOBODY ONER HE IN SECRE-CATION WHICH IS MY AREA WILL BE ON PAIN MEDICATION NO MATTER WHO IT IS AND SHE WALLED AWAY. REFUSING ANY RESPONSE TO INMATE INQUIRY SYSTEM, WHY'll CHARGING & DOLLAR FOR CHRONIC OR ANY OTHER REQUEST WITHOUT SEE YOU.

DUE MARRY HAD A LECAL DUTY OWE OTHER, HER OBLIGATION AND MEDICAL OBLIGATION THAT INTENTIONAL ART OF AN UNREASONABLE CHARACTRY IN DISPERCARDING OF A RISK KNOWN TO OTHER IS NEGLITENCE. HER OBLIGATION TO REPORT GRIRDANCE. AND PROVIDE PROPER EXSPECIALLY BE AWARD THE SECOND SURGERLY WAS WARRANTED CONFIRMS SHE KNOW OF PHYSICAL TUTURY.

JEWIN FEIR FAIRSTEAD - "PAGE # 2"

BREACH DE DOTY - HER STATEMENTS AND ACTION TO STOP PAIN MEDICATION IN RETAINTION FOR REFUSING SECOND SURGERY, AND WITH DRAWING PAIN MEDICATION STATING SUFFER IN PAIN OF AGREE TO SECOND SURGERY IS A WILLFULL, AND RECKLESS CONDUCT, HIGHLY UNREASONABLE CONDUCT, WHICH IS AN EXTREME DEPARTURE FROM ORDINARY CARE IN SAID SITUATION IS HIGHLY DECREE OF DANCER WITH IS A BREACH OF DUTY

BREACH THIS DUTY - BY DISCONTINUING PAIN MEDICATION, JUST TO CAUSE PAIN AND SUFFER TO INMATE, EVEL AFTER BEING AWARE THAT SECOND SURGERY WAS WARRANTED. WHICH CONFIRM THAT A MEDICAL DOCTOR, KNOW A PHYSICAL INTURY EXIST. HEX NEGLICENCE CAUSED PAIN + SUFFERING VIOLATING EIGHTH AMENDMENT RICHT.

PHYSICAL HARM- HAULUG TO SUFFER IN PAIN WITHOUT MEDICATION OK ASSISTANCE OF ANOTHER DRITHO DOCTOR, DO TO YP FAIRSTEAD MISCONDUCT AND BLOCK AND ACCESS TO INMATE INQUIRY "CRIEVANCE BEING ADDRESSED, HAD CAUSE MENTAL AND EMOTION INJURY, WHICH HINDER MY ABILITY TO CHANCE DIAPER + CATHETERS, WHICH ARE MEDICALLY NEED. NOT TO MENTION THE HEARTSHIP THATS BEEN ADD BECAUSE OF WHERLCHAIR, AND CELL THAT NOT HANDICAP ACCESSIBLE.

SUFFIRED DAMAGE. SEVERE PAIN, UNABLE TO SHOWER, TROUBLE CHANG-INC DIAPER + CATHATER, MENTAL AND EMOTION IN JURY, CAN'T SIEEP DO TO PAIN, NICHTMARE, AND ONLY COD KNOWS WHAT PERMANEUT PHYSICAI INTURY THEIR WILL BE. CAN'T RAISE ARM. NATER SPEAKING TO DR. DIAZ SUPERVISE OF % FAIRSTEAD, MEDICATION WAS STOPPED ON 2/11/12

K. TENTH DEFENDANTS NAME SCO. MARVIN
OFFICIAL POSITION OFFICER LOCKUP / SECREGATION
PHACE OF EMPLOYMENT SOUTH WOODS STATE PRISON, 215 BURLINGTON ROAD BRIDGETON, HT 08302
LIDIATION OF TITLE IT OF THE ADA AND THE REHABILITATION ACT, BREE- CH OF DUTY, WANTON NECLICENCE, FAILURE TO PERFORM LECAL DUTY
ACCORDING TO LAW, EIGHTH AMENDMENT VIOLATION, FAILURE TO ADHERE
WITH LECISLATIVE LAWS MADIE FACILITY HANDICAP ACCESSIBLE WHEN
BECENVING FEDERAL CRANT MONEY, CAUSING PHYSICAL EMOTION, MEN TAL, INJURY DE TO NECLIGENCE, DISCRIMINATION AGAINST ADA INMATE
IN WHEELDHAIR IN SECRECATION, FAILURE OF PRISON OFFICIAL TO TRAIN
SUPERVISE OFFICIAL IN LECAL DUTY DEALING WITH ADA DIGABLE TH

MATE IN WHEEL CHAIR WOLDTION OF FIRST AMENDMENT RIGHTS TO

DIVIDUAL CAPACITY AND WORK CAPACITY.

REDRESS CRIEVANCE AND NOT WITHHOLD THEM IN RETRUPTION. IN-

SCO. MARVIN - KNOW OR SHOULD HAVE KNOWN HIS ACTIONS ON 3/21/16 Would VOILATE THE FOLLOWING CONSTITUTIONAL RICHT, GRUSS & WANTON MEGLICENCE, LACK OF DILICENCE, DUE CARE, BREACH OF CONTRACT, NECLECT OF DUTY AND DELIDERATE INDIFFERENCE TO IMMATES MEDICAL NEEDS. DI 3/21/16 SOT. W. SHORTER ESCORTED IMMATE TO D' BUILDING: WERE HE PLACED INMATE IN SCO. MARVIN CARE. WHO INFORMED ME I WOULD BE STRIPPED SEARCH GIVEN JUMPSUIT AND PLACEST IN CELL. I INFORM SOO, MARVIN ABOUT MY MEDICAL CONDITIONS AND NEEDS, STAPIES IN RIGHT SHOULDER, MEDICAL EQUIPMENT DIAPER AND CATHATERS ARE NEEDED, BECAUSE OF WHEELCHAIR HANDICAP ACCESSIBLE CTELL WAS NITEDED. I INFORMED SOO. MARVIN THAT I NEEDED TO CHANGE THE DIAPER AND CLEAN MYSELF BEFORE STRIP SEARCH. "HE STATED YOU SHIT YOURSELF A CROWN MAN, I NOT TOUCHING YOU, SCT. W. SHORTER HAD LEFT, SCD. MARVIN CALL A PORTER "INMATE" AND ORDERED HIM TO PUSH ME IN CELL 20 I ACAIN INFORMED SCD. MARVIN MEDICAL EQUIPMENT WAS NEED TO CLEAR MYSELF. HE THEIR AREN'T ANY HANDICOP ACCESSIBLE CELL, AND INMATE POLICIES + PRO-CEDURES COVERNING "LOCK-UP" WHICH STATES IF IMMATE IS UNABLE TO CET IN AND OUT OF BED ON HIS DWIN TO RECEIVE FOOD OR MEDICATION. THEN SAID INMATE WOULDN'T RECEIVE THEM. BECAUSE CEIL DOOR COULDN'T BE OFFIED FOR SUCH THING. SCO. MARVIN STATED THEIR WASN'T ANYTHING HE COULD DO FOR ME, HR LEFT ME IN MIDDLE OF FLOOR IN CELL ZO AND WAKED AWAY 3/21/16 + 3/22/16 EVERY SHIFT DEPERGARDED REQUEST FOR HEIP HURSE "JAME DOE" STATED ON 3/22/16 THAT PROVIDER," SHERITA LATIMORE COLLIER, MD STATED NOTHING WAS WRONG, CAVE ME 3 DIAPER SOME WIPES AND LEFT. BEING AT AT THEIR MERCY AND IN SEVERE PAIN, I PULL MAT OFF BED ON FLOOR IN FRONT CELL DOOR WEER I WAS ABLE TO CET UP ONCE OUT OF WHEEL CHAIR WITHOUT HEIP, BUT WAS THE ONLY WAY TO FAT GET MEDICATION AND TRY TO CLEAN MY-SFUF AS BEST I Could," NOW CONFINED TO FLOOR PROBLEMS WERE WORSE, KNOW PLASTIC BAC FOR WASTE OR WATER TO CLEAN MYSELF. Also WAS REFUSED THE MEDICAL CHAIR TO SHOWER KNOW ONE WOULD HELP ME INTO IT. OFFICERS

SOO. MAKNIN "SECOND PACE" - AND MEDICAL STAFF LEFT IN SAID CONDITION
EVEN THOUGH HURSE SUPERVISOR JANE DOE CAME AND FAILED TO ACT. DN
8124/16 LT. CLARK DURING HIS ROUNDS SEEN THMATE ON FLOOR IN STATED
CONDITION AND HAD ME MOVED TO EMERGENCY CARE UNIT STATING I
COULD' BE IN HIS AREA IN THAT CONDITION, THESE ACTION ALSO VOILATED
IMMATES CONSTITUTIONAL RICHT OF TITLE IT OF THE ADA AND REHABILITATION
ACT. EIGHTH AMENDMENT VOILATION.

DUR CARE FAILURE TO EXERCISE DUE CARE, BY FAILURE TO PERFORM SPECIFIC DUTY REDLINED BY LAW, LECAL DUTY DUED OTHER, HIS OBLIGATION TO AID AND HELP AND NOT PLACED DISABLE IMMATE IN WHERLCHAIR IN UNREASONABLE RISK OF IN SITUATION WERE HE COULDN'T FUNCTION OR CARE FOR SELF DO TO PHYSICAL INJURY.

BREACH DUTY FAILURE TO HOMOR ARTICLE IT +TIL PERFORMANCE OF DUTY SEC. S. - FAILURE TO TAKE ACTION WHEN THE SITUATION REQUIRES IT CONSTITUTES NECLECT OF DUTY SEC. I NO OFFICER SHALL DISCRIMINATE ACAINST. OR HAP-ASS ANY EMPLOYEE, TUMATE, PAROLEI OR MEMBERS OF THE CENCRAL PUBLIC BASED UPON THAT INDIVIDALS, CONDUCT. VIOLATIVE OF 2: C SEC. 2 NO OFFICER SHALL (A) ENGAGE IN THREATENING, OR ASSAULTIVE CONDUCT CONFLICT OF INTEREST VIOLATED LEGAL DUTY TO INSURE OBLIGATION, WHICH WAS DISRECANDED YOUR DUTY.

HARM VIOLATE TITLE IT OF THE ADA AND REHABILITATION ACT DISCRIMINATION ACAINST DISABLE THMATE IN WHEELCHAIR WITH STAPLES IN RIGHT SHOULDER. NEGLICENCE HAS CAUSED PHYSICAL TUJURY.

١.	ELEVENTH DEFENDANTS NAME SCO. WATERS
	OFFICIAL POSITION: OFFICER
	PLACE OF EMPLOYMENT SOUTH WOODS STATE PRISON, 215 BURLINGTON RD.
	BUDGETON NJ 08362

MINISTION OF TITLE IT OF THE ADA AND THE REHABILITATION ACT, BREACH OF DUTY, WATON NECHICENCE, PRISON OFFICIAL FAILURE TO TRAIN, SUPERVISE, STAFF UNDER HIS CONTROL, ELEHTH AMENDANT VIOLATION, FAILURE TO ADHERE WITH LEGISLATIVE LAWS MADE FACILITY HANDICAP ACCESSIBLE TO ALLOW PRIVACY WITH CHANGING DIAPER + CATHETER EYE OF TUMBTES AND FEMALE OFFICER, AND OTHER STAFF. CAUSING PHYSICAL, EMOTION, MENTAL, INJURY DO TO OFFICER NECHICENCE; DISCRIMINATION AGAINST ADD INMATE IN WHEELCHAIR, INTENTIONALLY TUTERFERRING WITH MEDICAL ORDER OINCE PRESCRIBED, RETALIATION AGAINST INMATE FOR FILIAG COMPLAINT, INTENTIONALLY RUTTING AGAINST INMATE FOR FILIAG COMPLAINT, INTENTIONALLY RUTTING AGAINST INMATE FOR FILIAG COMPLAINT, INTENTIONALLY RUTTING AGAINST IN WARRESONABLE RISK OF HARM. TUDINI DUAL CAPACITY AND WORK CAPACITY.

SCO. WATERS - KNOW OR SHOWLD HAVE KNOWN. FAILURE TO ADHERE OR ACT CONCERUNC NEW JERSEY DEPARTMENT OF CORRECTION. RULES. RECULATIONS. PROCEDURE. OR PRINCIPLES OF CONDUCT PROMULGATED BY LEGISLATIVE AUTHORITY AND PROTOCOL. HAS VIOLATED CONSTITUTIONAL RIGHTS AND EIGHTH AMENOMENT RIGHTS.

PROCEDURAL HISTORY AND STATEMENT OF FACTS ARE INEXTRICABLY INTERTWINED. THEY PRESENTED TO GETHER FOR PURPOSE OF CLARITY AND FOR THE COURT CONVENIENCE.

ON 8/3/2015 SOUTH WOODS STATE PRISON, AUTHORITY PLACED ME ON SCO. WATERS TIER, NUMEROUS INCIDENTS HAVE ACCURED, DN 8/19/2015 DURING MESS CALL SCO. WATERS STATED YOUR FAKING I HEARD THAT YOU CAN WALK. MEDICAL DEPARTMENT TOLD ME THIS. I INFORMED HEX INQUIRY WILL BE MAKE TO COMMISSIONER TO SEE WHY YOUR VIOLATENCE THE "HIPPA" LAW AT MEDICATION PICK-UP I SEE THE DOCTOR INFORMING HER A COM-PLAINT WAS BRING AND I RELAYED TO HER WHAT SOO, WATERS SAID. SHE STATED I HAVENT SPOKEN TO HER ABOUT YOUR MEDICAL COMDUCT, SCT. TARD AND LT. TAYLOR WELL NOTIFIED, NEXT DAY SCO. WATERS MADE STATEMENT TO INMATE POPULATION THAT I WAS A SNITCH. THERE TO INCIDENTS TO TRANSCRIBE SOI WILL DETAIL THEM LIKE THIS: "TOID IN-MATE POPULATION, AT MESS OTHER INMATE RICHT THERE HAS HIV, AND NURSE WHO INFORMED HER WAS MOVED, PUT HITS OUT ON INMATES, SPRAYEL THIM ATES WITH MACK, WAS SUSPENDED FOR SOME OF THESE ACTION, OR MOVED TO OTHER FACILITY ONLY TO RETURN ON 9/11/2015 I HAD A SHEET UP IN ROOM 1052 WITH THERE OTHER INMATES OCCUPYING THE SELL AT THE TIME, CHANGING DIAPER + CATHETER, TRYING TO CLEAN MYSELF I NOTES SOO, WATERS WATCHING MR THOUGH THE WINDOW OUTSIDE THE INQUIRED WHAT SHE WAS DOING AND I DIDN'T FEEL COMFORTABLE SHE JUST STAYED THEIR, AT MEDICATION CALL INFORMED LT, TAYLOR WAS RETALANTED ACHINST ON 9/17/2015, BEING MOVED TO FACILITY. WERR I HAD ENEMYS, ON 9/18/2015 I NOTIFIED SCT. J VALLE THAT PRODIEMS WITH SOME BLOOD MEMBER, AND NERDED TO BE MOVED IN-FORM SCT T. VALLE ABOUT "CRIEVANCE" DATED 2010 WILL CONFIRM

SOD WATERS - "PAGE #2"

TROBLEM EXIST BEFORE COMING TO SWSP. P. SOT. J. VALLE INFORMED THE DAILY WAS SHE COULD HELP WAS IF I REPUSE TO LOCK IN. WITH THIS HISTORY ON 611/2016 I WAS DINCE ACAIN MOURD TO SCO. WATERS TIER. FIRST DAY CONFISCATED MY MEDICAL SUPPLIES, INTENTIONALLY WITH PRO-SCRIBE MEDICAL TREATMENT ACAIN LT. TAYLOR WAS NOTIFIED. WERE I REQUESTED TO BE MOVED NEXT DOOR BUT SCO. WATERS TOND LT. TAYLOR THAT WASN'T NECERCY. NUMEROUS OTHER INCIDENTS HAPPEN WHICH I WILL DOCUMENT (DO TO THE LEUCTH IT WOULD TAKE, TO TRANSCRIBE)

DH 10/11/2016 DN OIR ABOUT 6:30 AM. SCO. WATERS PRECEDED TO VIDIENTLY BRUGING ON THE DOOR, EVERYONE WAS LOOKING AT 300. WATERS, SHE OPENED THE DOOR STATING DO SOMETHING TO THAT MOTHER FUCKER AND I WON'T HAVE TO BANG LIKE THAT I TRIED TO EXPLAINED TO SCO. WATERS NOT TO MAKE STATEMENTS FOR US TO CET HIM. BECAUSE INMATE IN QUESTION HAD JUST CAME FROM EMERCENCY CARR UNIT. ON CLOSE WATCH FOR TRYING TO HURT HIM-SELF. AND THEM STATEMENT WON'T BE CARRIED OUT IN THIS ROOM, BUT COULD CAUSE PROBLEMS FOR US IN THE ROOM, YOU DON'T KNOW HIS STATE OF MIND. SCO. WATERS STATED I GOO SOMETHING FOR ALL YOU MOTHER FUCKER, AND SLAMED THE DOOR AND LEFT. SCO. WATERS DIDN'T FEED 1054, BUT AFTER MESS WAS OVER. I WAS OVER AT TOLE HAD JUST INSERT A CATHETER SCO. WATERS SWUNG THE DOOR OPEN, INFORMING OTHER TO STEP OUT. WHY'IL TRILLING ME TO STAY PUT.

SHE PATTED THE OTHER POCKET, ORDER THEM OUT TUCKER TWITOOB, ALBRICHT 443895B. AND RITTER ROLLY CIMMATE SHEWANT US TO GET)
THEY WENT AND SEE ON STEP LOOKING IN THE ROOM. I STARTED TO MOUR
TOWARDS THE DOOR ONLY TO BE STOP, S.CO. WATERS TOLD ME TO GET UP
WHEELCHAIR HAS TO BE SEARCHED. BUT SHE HAD PUT HER HAND BETWEEN,
LEG'S FEELING MY PENIS ASKING ME WHAT IS THAT. I WAS SCARED TO
TO DEAF BECAUSE I THOUGHT CHE WAS TRYING TO SET ME UP FOR A
SEX CHARGE. I TOLD HER THAT I DIDN'T FEEL CONFORTABLE, SHE SAID ARE
YOU REFUSING A SEARCH I SAID KNOW! I WAS TRYING TO ROLL TO THE
BED SO SHE COULD SEARCH THE WHEELCHAIR. I SLID OUT THE WHEELCHAIR ON TO BED. SHE DIDN'T CHECK WHEELCHAIR, BUT ORDERD ME TO
PULL DOWN PANT STATING YOUR HIDING SOMETHING. I PULL THE FROM

SCO, WATERS - "PACE"3

OF PANT, BUT SOO, WATERS REACH OUT CRABBING MY PANT PULLING UNDERWIERD CAME OFF TO EXPOSING DIAPER, STUCK HER HAND I'M THEN OPDERED ME TO REMOVE DIAPRIC. DUCE THIS WAS DONE EXPOSSING CATHETER WHICH SHE PULLED OUT. BECAUSE I WAS UNABLE TO CET SHE FUT HER HAMD BETWEEN, UP UNDELL MY ASS, "FRONT AND BACK" AS I WAS PUTTING ON BUT STOP AND REACH FOR A DIAPER, SHE OR DERED WE NOT TO PUT ONE ON. I TOLD SCO. WATERS SHE WAS INTER-FERLILL WITH A PROSCRIBED MEDICAL OKDER, PULL PARTS ON SLID BACK IN WHEELCHAIR AND STARTING GOING OUT THE DOOR, WERE SHE STOPPED MEISTATED OUT LOUD OPEN YOUR LEC'S ARE YOU REFUSING A SEARCH YOU JUST SEARCHED MFL I TOWN HAR. ACAM PUT HER HAND BETWEEN LECS, AND DOWN BACK SIDE UNDER ASS, AND ACAIN IN FRONT CRABBING MY PENIS. I START TAIKING REALLY LOUD STATING I WANTED TO SEE THE SERCEANT BECAUSE OF THE SITUATION, NOW WE WELL ON CAMERA BUT SCO. WATERS TO MY SURPRICE ORDERED ME BACK IN THE ROOM STRIP SEARCHING ME, AND FEELING ON PRIVATE PARTS OF MY BODY. AFTER All OF THIS DIE AND OFF CAMERA, SHE CHIED A IMMATE TO THE ROOM DRAFRING HIM TO PROCRED TO BUBBLE AND TELL OFFICER TO CALL THE SERCEANT, SCD. WATERS THEN INFORMED SAID SERCEANT I REFUSED A SEARCH, THEN STIRGEAUT TOOK ME TO, HOLDING CELL SEARCHING ME OF COUSE FINDING NOTHING, INFORMING SERCEAUT OF SITUATION, BUT HE STATED JUST INGORE HER HER ACTION IS CRIME I TELL HIM. WATCH YOURSELF HE STATES. I INFORM SPECIAL INVESTIGATION DUI-SIGH, SCO. WATERS HAS KNOW FEAR OF BRILL HELD ACCOUNTABLE SHE BECAUSE, HER ACTION WAS REPEATED ON 11/4/2016, AND REQUESTED BOTH VIDEO'S TO BE RETAIN FOR COURT PROCEEDS. SCO. WATERS ALSO CONFISCATED MEDICAL SUPPLIES ON IOIZILG AND ACAIN ON III4/16. ALSO VIOLATED PRIVACY RIGHTS OF US TOILET OR CHANGING MEDICAL SUPPLIEL DUE CARE - FAILURE TO EXERCISE PROPER CARE TO IMMATE CON -FINED TO WHEELCHAIR WITH MEDICAL ISSUES, VIDIATING RICHTS OF TITLE

Sco. WATTERS - "PACE #4

II OF THE ADA AND REHABILITATION. DISCRIMINATION ACAINST DISABLE THMATE IN WHEELCHAIR ACCORDING TO PRIVACY LAWS SCO. WATERS IS AWARE. "PRISON OFFICIALS MAY ENGAGE IN STRIP OR BODY CAVITY SEARCHES AFTER CONTACT VISITS: HOWEVER, THESE SHOULD NOT BE CONDUCTED IN THE PRESENCE OF CHARDS OF THE OPPOSITE SEX. INTENTIONALLY INTERFERING WITH TREATMENT DNCE PROSORIBED. ARTICLE THE PERFORMANCE OF DITTES SEC. INTENTIONATE ACAINST OR HARASS ANY EMPLOYEE, INMATE. PAROLE, OR MEMBER OF THE GENERAL PUBLIC UPON THAT INDIVIDALS: CONDUCT VIOLATES OF ZIC.

BREIGH DUTY- ADMINISTRATOR BONDS, ASS, ADMIN, RICGINS AND ASS.

SOFERINTENDENTS CLINE & SWIFT, LT, TAYLOR AND SERCEMENT TARD,
AND ANY OTHER SUPERVISERS UNKNOWN TO ME WHO FAIL TO TRAIN AND

SUPERVISE THE SECURITY OF SCO, WATERS, ACTIONS INTENTIONALLY

INTERFERING WITH PROSUBED MEDICAL TREATMENT, STRIP AND CAV
ITY STARCH OF DPPOSITE SEXUAL CONTACT OF INMATE, VIOLATING PRI
VACY LOWS WATCHING THMATE CHANGING CATHETERS, DIAPER, IN FRONT

OF OTHER INMATES.

HARM - STURE PAIN SNATCHING OUT CATHETEL FROM PENIS, STRIP AND CAUITY STURCH IN PRESENTS OF IMMATE POPULATION, VIOLAT-INC TITLE II OF THE ADA AND REHABILITATION ACT DISCRIMINATION AGAINST DISABLE WHEEL CHAIR THMATE.

DAMAGE SUFFERED - THREATS AND RETALIATION BY OFFICER AND SPECIAL INVESTIGATION DIVISION PERSONAL, SID PETIT, SID PERRY, SID JOHN DOE AND SERREAUT J. VALLE. SEVERE PAIN WHEN URINAT-DOTO SCO. WATERS NECLICEDENCE. WHICH HAS CAUSED PHYSICAL INJURY, MENTAL & EMOTION INJURY, UNWARRANTED SEXUAL CONTACT. BECAUSE OF THE CONFLICT OF INTEREST, THAT EXIST IN SWSP SCO. WATERS HAS BEEN ABLE TO RUN RAMPANT SUBORDINATES NAME ABOUT ARE OR HAVE BREEN COMPLICITY IN SCO. WATERS ACTION WHICH WILL BE

M. TWELFTH DEFENDANTS NAME S.I.D PERRY

OFFICIAL POSITION SPECIAL ENVESTIGATION DIVISION OFFICER

PLACE OF EMPLOYMENT SOUTH WOODS STATE PRISON, 215 BURLINGTON RD.

BRIDGETON, NJ 08302

VIOLATION OF TITLE IT OF THE ADA AND THE REHABILITATION ACT, BREED CH OF DUTY, WANTON WEGIGENCE: PRISON OFFICIAL FAILURE TO TRAIN, SUPERVISE, STAFF, OFFICER UNDER HIS CONTROL, EIGHTH AMENDMENT VIOLATION, FAILURE TO ADDARDE WITH LEGISLATIVE LAWS MADE FACTIVITY, CONFLICT OF INTEREST TO PROTECT SUBCODINATE, RETALIATO-PHYSICAL, FMOTION, MENTAL, INTURY, DISCRIMINATION AGAINST ADA IN WHEELCHAIR, RETALIATORY ACTS FOR SUBGRDUNATES, INTENTIONALLY PUTTING TUMBTE IN UNREASONABLE RISK OF HARM. TUDIVIDUAL CAPACITY AND WORK CAPACITY

S.T.D PERRY - KNOW OR SHOULD HAVE KNOWN, FAILURE TO ADHERE OR ACT CONCERNING NEW JERSEY DEPARTMENT OF CORRECTION, RULES: RECULATIONS, PROCEDURE, OR PRINCIPLES OF CONDUCT FROMULGATED, BY LEGISLATIVE AUTHORITY AND FROTOCOL HAS VIOLATED CONSTITUTIONAL RICHTS, AND EIGHTH AMENDMENT RIGHTS.

A INMATE THAT WITHESSES SAID INCIDENT GAVE ME THE NOMBER TO SPECIAL INVESTIGATION DIVISION, IN SOUTH WOODS STATE PRISON. I CALLED ON 10/11/2016, AND ASKED FOR SID PERRY AS INSTRUCTED, BUT PERSON ON PHONE NOTIFIED ME THAT SID PERRY WASN'T IN, I INQUIRED TO WHOM WAS I SPEAKING MR. PRILL HE STATED, THEM ASK'S ME WHAT WAS THE PROBLEM. I EXPIRITED A BRIEF SCENARIO OF SCO. WATERS ACTION. BECAUSE OF THE TRACK RECORD OF SWSP PRISON, RETALIATION AND PHYSICAL HARM. I WANT COMMISSIONER OF DOC TO RECEIVE HAS GPY FOR REASON STATED, SID PETIT INFORMED ME TO CALL TOMORROW SID PERCY SHOULD BE HERE 10/12/16 SID PERRY ANSWERED THE PHONE, INFORMED HIM IT WAS IMPERATIVE A INTERVIEW SHOULDISCHEDULED RECAUSE OF EVE I DELET OF PREA VIOLATION, AND NUMEROUS OTHER. HE INFORMED ME A INTERVIEW WOULD BE SCHEDULED IN FUTURE, UNTIL I NOTIFIED HIM A CORR ESPONDENCE HAD ATRRADY BEEN SENT TO COMMISSIONER OF DOC. HE YOU'LL BE CALLED THIS AFTERNOON. AROUND 2:45PM WAS CALLED TO VISITING HALL #2, WERE I HAND DELIVERED EXHIBIT A-6(2 PAGE) TO SID PERRY HE READ BOTH DOCUMENTS, AND TO MY SURPRISE HE SAID LAUGHING: GOING WILL SCO, WATERS ACCUMULATE OF COMPTHATS AND INCIDENTS, HE STAT-ED. SHE SPEAN THIMATE WITH MACE, TUMATES POPULATION ON THEM SCO. WAT-ESS RECEIVE INFORMATION FROM NURSE INMATE ON TIEB HAD HIV. BUT WE CAVE HELL A FEW DAY'S OFF, MOVED HER TO DIFFERENT FACILITY FOR A DAY OR TWO. SHE HAS BEEN DOING THINGS LIKE THIS FOR YEAKS, I STOP SID PEURU AND ASK HIM HOW LONG HE KNOW SOO, WATERS, EVERY SEUSE I WORKED HERE AS A OFFICER I STARTED PACKING PAPER AND INFORMED HIM: ANY THING HE DO IS CONFLICT OF INTEREST. DON'T WORRY I'll RECOMMEND SHE BE MOVED FOR A DAY O'R TWO, I INFORMED

SID PERRY PACE "2

HIM THAT WOULDN'T DO I WANT TO FITE CHARCES, HE ASK ME DID I KNOW WELK I WAS AT. I GIVING YOU SOME COOD ADVISE LET THIS SHIT CO. PEDPLE HAVE BEEN FUCKED -UP. OR KILLED FOR LESS IN SWSP, WITH NOTING HAPPENING TO THEM. I MAKE INMATES LIFE'S HELL IN HERE, AND IF YOU DON'T DRO? THIS BUIL-SHIT COMPLAINT YOU WILL CO TO THE TOP OF MY LIST. I REQUESTED TO SPEAK TO SID PETIT, BECAUSE OF HIS THEREATS, CONFLICT OF INTEREST. HE STATED PLEASE, SID PETIT, SERCEAUT DILKS WERE BROUGHT UP ON CHARCES OF ASSAULTING IMMATES WHEN THEY WERE ON GANG-UNIT. NOTHING SHORE THEY HAVE TO LEAVE THE UNIT BUT NOW HE'S SPECIAL INVESTIGATION DIVISION, YOUR GOING TO FIND THE TROUBLE YOUR LOOKING FOR NOW GET OUT. HE REFUSE TO QUESTOONED 3 WITNESSES.

DUE CARE - FAILURE TO EXERCISE DUE CARE, BY FAILING TO PERFORM SPECIFIC DUTY REQUIRED BY LAW, TO IMMESTICATE COMPLAINTS WITHOUT III WILL HATRED OR BIAS TOWARD IMMATE SUBMITTING COMPLAINTS, AND CONFLICT OF INTEREST FOR SUBORDINATES, IS SUCH THAT IMPARTIALTY CANNOT BE ACHIEVED AND A FAIR DUTCOME CANNOT OCCUR. YOUR FAILURE TO CARRY OUT LECAL DUTY TO PROTECT AND SERVE.

BREACH DUTY - FAILURE TO HONOR ARTICLE IT ATT PERFORMANCE OF DUTY SECT FAILURE TO TAKE ACTION WHEN THE SITUTION REQUIRES IT CONSTITUTES NEGLECT OF DUTY SECT - NO OFFICER SHALL DISCRIMINAT AGAINST, OR HARASS ANY EMPLOYEE, INMATE, PAROLE, OR MEMBERS OF THE CENERAL PUBLIC BASED UPON THAT INDIVIDALS, CONDUCT VIOLATIVE OF 2°C. SEC 2 NO OFFICER SHALL (A) ENGAGE IN THREATENING, OR ASSAULTIVE CONDUCT, CONFICER SHALL (A) ENGAGE IN THREATENING, OR ASSAULTIVE CONDUCT, CONFICER SHALL (A) ENGAGE IN THREATENING, OR ASSAULTIVE CONDUCT, CONFICER SHALL (A) ENGAGE IN THREATENING, OR ASSAULTIVE CONDUCT, CONFICER SHALL (A) ENGAGE IN THREATENING, OR ASSAULTIVE CONDUCT, CONFICER SHALL (A) ENGAGE IN THREATENING, OR ASSAULTIVE CONDUCT, CONFICER SHALL OF THE VIOLATED BECAUSE COMPLAINT WHICH LECEL DUTY AND OBLIGATION WHICH REGARDED FOR ONE DUTY, WHICH WAS DISREGARD FOR SUBORDINATES,

HARM- THREATS AND RETALIATION 4 ACTS: WHICH HAVE ACCURED AND THRY HAVE MOVED ME IN RETALIATION DULY TO BE RETURNED. PUTTING INMATE IN UNREASONABLE RISK OF HARM.

DAMACE EIGHTH AMENDMENT RICHTS VIOIATION, TITLE II OF THE ADA AND REHABILITATION ACT DISCRIMINATION AGAINST DISABLI WHEELCHAIR INMATE. Tric Hines 4663503/1469938 South Moods State Prison 315 Parlington So. 28. Orif, aton, MT 08302 10/11/2016

Tary M. Danipan, Countries of Correction Thittlesey Post, Process of Correction Phittlesey Post, P.O. Pox 063

Re: Orusi and Unusual Punishment, Derogatory Statement, Interfering with Proscribed Medical Order, Incorporating inmates to chastise another one, search inmates three time excessive touching, then lying situation by Sco. Maters.

Dear Tr. Lanigan,

Please be alvised Arbitrary and Capricious decision have been allowed to run rampant by Sco. Waters. On numerous occasion Sco. Waters has been investigated for transgression against other inmates. Resulting in suspension or being moved to another facility, only to return and continue violating the policy and procedure of Department of Correction. Sco. Waters has announce inmates, Medical Records, threaten inmates with mace, informed inmate Gines catheter and pamper inmates should be living in ECU, why'll refusing me the privies. Of the proscribed medical treatment, standing at window informing inmate to take inner block down. Exposing myself to three inmates in the room, trying to change proscribed medical equipment.

Sco. Matera deliberate indifference can be shown by " N series of incidents closely related in time" and the "systematic deficiencies in Sco. Maters personnel policy and procedure [that] mith suffering inevitable... by "knowing adquistance in the anopastitutional habitation of Foo. Titlers. And still on 10/7/2015 on or about 9:30am. Roo. Maters greenly to violently hanging everyone was looking at Sco. Maters. Opening the foor stating To something to him, and I won't have to bang like that. I explained to Sco. Waters, that immate in questioned had just dane from ROW on close watch for trying to hurt himself. And them statement could cause problems for us in the room, you don't know his state of mind. Sco. Waters stated I got something for all of you. The tape will show, Sco. Maters didn't feed room 1054, after mess Sco. Waters came to the room. Informed the other innates to step out, I started to move Sco. Maters stop me. Stating that wheelchair has to be searched, gave me a order to get up knowing that I couldn't walk. At this time only the two of us were in the room, Sco. Maters started patting my legs saying I was refusing a search. After some difficulty I slide from the chair to the bed, Sco. Waters search the chair and me.

It took we sometime to get back in the wheelchair, I started going out the door when Soo. Waters started feeling on he legs and lower back. I informed Soo. Waters that I didn't feel confortable with this situation because, the search had been performed already and wanted to see the housing Sergeant because it was unprofessional for Soo. Waters to keep feeling on he calling it a search. Then lied to Sergeant stating I refused a search when the camera will confirm Soo. Waters feeling on he than or bring an back into the room.

I'm requesting a full investigation into this matter, and how Sco. Naters could be allowed to continue blatent Ornal and Unusual Punishment. Violating avant standard of department of Commodium only to enture and postione that appeared before any and action, but when complaint are submitted there advised year were aware of Sco. Naters just stay away from her or write a complaint" and nothing happens. Please also notice on the camera Sco. Naters called inmate to the room and ordered him to go to control booth and tell officer to call the Rangement.

which is a violation of 10:4- Prinistrative Cole and The rules and regulation of the Department of Correction, security, these action violate the sefety of innates and Correction. Thich is the reason T reguested a investigation from Special Litigation Section, 7.5. Department of Justice Civil Pighto Division, because nothing has been done to date.

It worth noting, any Marassment, physical threats, transfer to another prison, or tier move will be taken as a form of retaliation. And to petition the Government for a redress of grievances U.S. Const. agend. I, Then I will file a complaint with the courts.

cc: Special Litigation Section, U.S. Department of Tustice

Ponnie Keryias, Esq. Sitiyation Section

Farily

Eric Mines

Ŋ.	THIRTERUTH DEFENDANTS NAME. SCT. J. VAUE
	OFFICIAL POSITION SERCEANT
	PIACE OF EMPLOYMENT SOUTH WOODS STATE PRISON, 215 BURLINGTON ROAD
	BRIDGETON, NJ 08302

MINISTION OF TITLE IT OF THE ADA AND THE REHABILITATION ACT, BREACH OF DUTY, WANTON NECLICENCE, PRISON OFFICIAL FAILURE TO TRAIN, SUPER VISE, STAFF, OFFICER UNDER HIS CONTROL, EIGHTH AMENDMENT VIDIATION, FAILURE TO ADHERE WITH LEGISLATIVE LAWS MADE STATED VIOLATIONAL CRIME, CONFLICT OF THTEREST TO PROTECT SUBORDINATES RETALIATORY ACTS FOR PHINC PREA, SEXUAL CONTROL, AND OTHER CHARGES AND COMPLAINTS, MOVED IN RETALIATION, PHYSICAL, EMOTION MENTAL, INJURY, DISCRIMINATION ACAINST ADA IN WHEELCHAIR, RETALIATORY ACTS FOR SUBORDINATES, INTENTIONALLY POTTING TOMATE IN UNREASONIABLE RISK OF HARM. TUDIVIDUAL CAPACITY AND WORK CAPACITY

SGT. J. VALLE. KNOW OR SHOULD HAVE KNOWN. FAILURE TO ADHERE. OR ACT CONCERNING NEW JERSEY DEPARTMENT OF CORRECTION, RULES, REGULATION, PROCEDURE, OR PRINCIPLES OF CONDUCT PROMULGATED, BY LECISLATIVE AUTHORITY AND PROTOCOL HAS VIOLATED CONSTITUTIONAL RIGHTS, AND EIGHTH AMENDMENT RIGHTS.

ON 9/17/2015 SCO. WATERS HAS ME MOVE IN RETALIATION. FOR FILING.

AND REPORTING COMPLANTS PERTAINING TO HER ACTION. ON FACILITY*3

REPORTED TO HOUSING OFFICER. THAT FORESEEN ALTERCATION OCCURTING, AND BEING IN WHEELCHAIR I COULDN'T PROTECT MYSELF. SGT. J.

VALLE CAME OVER THE SITUATION WAS EXPLANATED TO HER. YOU RATTED ON SEO. WATERS NOW YOU WANT ME TO HELP YOU. SCT. J. VALLE STATED ONLY WAY I CAN ASSIST YOU, IS YOU REFUSE TO LOCK IN, AND THEN YOU CAN BE MOURD. I WAS TRANSPORT TO LOCK UP FOR REFUSING TO LOCK IN. I ASKED SCT. J. VALLE WHY WOULD SHE INFORM ME TO TAKE THAT ACT ONLY TO LOCK ME UP AFTER COMING TO YOU FOR HEIP. I WILL NEWE HELP A RAT WAS LOCK-UP IN D' BUILDING. HEARING OFFICER CHRISTY RALPH WAS MADE AWARE OF SITUATION, WAS PUT IN FOR HOUSING REWIFED FOR FACILITY*2 PLACEMENT FOR SAFTEY REASON, OM 1012/2015 WAS TRANSFERRED TO FACILITY*2 HOUSING UNIT*Y.

ON 11/8/2016 HORSING OFFICER ORDERED ME TO PACK YOUR PROPERTY
YOUR MOVING, WERE I QUESTIONED, "REPORT TO CENTER SCT. I, VALLE
WILL THEORY YOU, I WENT TO CENTER WAS CANTED TO WINDOW BY
SCT, I, VALLE, STILL RATTING ON PROPLE! YOUR NOT GOING TO LEARN
UNTIL YOU CET YOUR ASS WHIPPED, THATS WHY YOUR BEING MOVED
BACK TO FACILITY #3, I HOPE THEY BEAT THE SHIT OUT OF YOU, NOW
CET THE FUCK AWAY FROM MY WINDOW.

DUE CORE - FAILURE TO EXERICE DUE CARE, BY FAILING TO PERFORM SPE-CIFIC DUTY REQUIRED WHICH IS LEGAL DUTY. TO INVESTIGATE COMPA-INTS WITHOUT RETALIATION, AND ILL WILL, HATRED OR BIAS TOWARD INMATE, CONFLICT OF INTEXEST TO PROTECT SUBORDINATES, IS SUCH THAT IMPARTIALITY CANNOT BE ACHIEVED, AND A FAIR DUT COME CANNOT DOCUR, WHICH IS YOUR OBLIGHTION AND LEGAL DUTY TO PROTECT AND SERVE, WHICH HAS FALLEN BY THE WASTE SIDE,

SCT. J. VALLE "PAGE" Z

BREACH OF DUTY. - FAILURE TO HONOR ARTICLE TIATE PERFORMANCE OF DUTY SEC #5. FAILURE TO TAKE ACTION WHEN THE SITUATION REQUIRES IT CONSTITUTES NEGLETAT OF DUTY. SEC 1- NO OFFICER SHALL DISCRIMINATE ARAINST. OR HAKESS ANY EMPLOYEE, IMMATE PAROLE, OR MEMBERS OF THE GENERAL PUBLIC BASED UPON THAT INDIVIDALS, CONDUCT VIOLATIVE OF 2:C SEC *2 - NO OFFICER SHALL CAI ENGAGE IN THREATING. OR ASSAULTIVE CONDUCT, CONFLICT OF INTEXEST HE VIOLATED BECAUSE COMPLAINT WHICH LEGAL DUTY AND OBLIGATION WHICH REGARDED FOR ONE DUTY WHICH WAS DISREGARD FOR SUBORDINATES.

HARM - THREATS, AND RETALIATION ACTS, WHICH HAVE ACCURED, AND THEY HAVE MOVED ME IN RETALIATION ONLY TO BE RETURNED, PUTTING IMMATE IN UNREASONABLE RISK OF HARM,

DAMACE - EIGHTH AMENDMENT RIGHTS VIOLATION, TITLE IT OF THE ADA AND REHABILITATION ACT DISCRIMINATION AGAINST DISABLE IN WHEELCHAIR INMATE. RETALIATION, PUTTING A PERSON IN DIRECT, HARM OF DINREASONABLE RISK OF HARM.

O. FOURTERNTH DEFENDANTS NAME S.I.D. PETIT OFFICIAL POSITION: SPECIAL INVESTIGATION DIVISION OFFICER PLACE OF EMPLOYMENT SOUTH WOODS STATE POISON, 215 BURLINGTON RD BRUDGETON, HJ 08302

WIDIATION OF TITLE IT OF THE ADA AND THE RAHABILITATION ACT, BREACH DEDUTY, WANTON MECHICENCE. PROSON OFFICIAL FAILURE TO TRAM, SUPER-WISE, STAFF, OFFICER UNDER HIS CONTROL, EIGHTH AMENDMENT VIOLATION, FORLURE TO ADHERE WITH LEGISLATIVE LAWS MADE STATED VIOLATION A CRIME, CONFLICT OF THITEREST TO PROTECT SUBORDINATES RETALIATION ACTS FOR FILING PREA, SEXUAL CONTROL, AND OTHERS CHARGES, COMPIAINTS MOVED IN RETALIATION, PHYSICAL EMOTION, MENTAL, INJURY, DISCRIMINATION ACAINST ADA IN WHERE CHAIR, RETALIATIONY ACTS FOR SUBORDINATES, TNITENTEONALLY POTTING THIMBET IN UNIVERSIDABLE RISK OF HARM. INDIVIDUAL CAPACITY AND WARK CAPACITY

SID PETIT - KNOW OR SHOULD HAVE KNOWN, FAILURE TO ADHERE, OR ACT CONCERNING NEW JERSEY DEPARTMENT OF CORRECTION, RULES, REGULATIONS PROCEDURE, OR PRINICIPLES OF CONDUCT PROMULGATED, BY LEGISLATIVE ANTHORITY AND PROTOCOL HAS VIOLATED CONSTITUTIONAL RIGHTS, AND EIGHTH AMENDMENT RIGHTS.

ON 11/15/2016 SPECIAL THURSTICATION DIVISION, PETIT CAME TO IN-TERVIEW ME AT THE REQUEST OF HEARING OFFICER ELIZABETH DIB-ENEDETTO BECAUSE OF STATED ACTION OF SCO. WATELS AND RETAIL ATOR ACTS BY SCT J. VALLE. SID PETIT INFORMED ME HELL WAS COINC TO VIDEO TAPE THE PROCEEDING, EXPLAINING SCO. WATERS ACTION ACCORD THE THE INCIDENT SID PETIT KEPT IMPLYING THAT MAYBE IT WAS JUST A OVER ZEALIST SEARCH. I INFORMED HIM HER ACTION WE RE MUCH WERRIES THEN THAT, AFTER STOPPING THE TAPE SID PETIT ASKED WHAT I WANTED TO HAPPEN. I STATED FOR HER TO BE BRUNG UP ON CHARGES. "HE STATED YOUR COMPIAINT CAN'T BE CONFIRMED BE-CAUSE YOU WAITED TO LONG! I INFORM HIM OF INTERVIEWED WITH STD PERRY, ALSO TALKING TO YOU ON THE PHONE WHICH HE DENIED. HE IN-FORMED ME TO DROP, PREA AND SEXUAL CONTACT, AND SCO. WATERS WOULD RECEIVE SOMEDAYS OFF, IF HELL STATEMENT OF ORDERING INMATES TO HARD ANOTHER IMMATE COULD BE PROVEN, I GAVE HIM THE NAMES OF THERE WITNESSES, TUCKER 761700B WHICH DO TO SID PERRY NEGLIGENCE WAS PAROLED, ALBRICHT 443895B AND RITTER 80, 433C, THEN I INFORM. ED SID PETIT THAT KNOW MATTER THE OUT COME, "REQUESTING TO FILE CHARGE WAS MY WISHES. LISTEN, I HAVE KNOWN SOO WATERS FOR YEARS, I DON'T GIVE A FUCK WHAT SHE DID BUT FILLIG CHARGES ARE YOU CRAZY. TAKE THE DAYS OFF AND BE HAPPY. LET'S HEAR WHAT YOUR WITHERS HAVE TO SAY, DM 11/17/2016 SID PETIT CAME BA-CK WITH JOHN DOE STD DEFICER SID PRITT STATED I QUESTIDNED TW WITHESS AND THEY CONFIRM SCO. WATERS ORDERED IMMATES TO HARM INMATE RITTER RUY33C. AND WE WILL BE MAKING A RECOMMENDATION FOR DAYS OFF BUT ONLY IF YOU SIGN A DOWMENT RETRACKING PREA AND SEXUAL CONTACT CLAIM, I INFORMED BOTH SID OFFICER THAT I UNDERSTAND HER BEING ABLE TO BREAK THE LAW, BECAUSE OF YOU' CONFLICT OF THEREST AND CONSPIRING TO COVER UP COMPLAINTS BREAKING THE LAW, I INFORMED SID PETIT OF CONVERSATION, WITH

STD PETIT "PAGE +2

DUTY REQUIRED WHICH IS LEGAL DUTY. TO DUVESTIGATE COMPIAINTS WITHOUT RETAINATION, AND ILL WILL, HATRED OR BIAS TOWARD INMATE, CONFLICT OF TWEEDEST TO PROTECT SUBORDINATES, IS SUCH THAT IMPARTIALITY CAN-NOT BE ACHIEVED. AND A FAIR OUTCOME CANNOT OCCUR WHICH IS YOUR OB-LIGHTION AND LEGAL DUTY TO PROTECT AND SERVE, WHICH HAS FALLEN BY THE WASTE SIDE.

BREACH OF DUTY - FAILURE TO HONOR ARTICLE II + III PERFORMANCE OF DUTIES SEC#5. FAILURE TO TAKE ACTION WHEN THE SITUATION REQUIRES IT COMSTITUTES NEGLECT OF DUTY. SEC 1 - NO OFFICER SHALL DISCRIMINATE ACAINST. OR HARASS AND EMPLOYEE. IMMATE, PAROLE, OR MEMBERS OF THE GENERAL PUBLIC BASED UPON THAT INDIVIDALS, CONDUCT VIOI-ATIVE OF ZIC SEC#2 - NO OFFICER SHALL (A) ENGAGE IN THREATENING OR ASSAULTIVE CONDUCT, CONFLICT OF THITREST. HE VIOLATED BECAUSE COMPLAINT WHICH LEGAL DUTY, AND OBLIGATION WHICH REGARDED FOR ONES DUTY WHICH HAS DISREGARDED FOR SUBORDINATES.

HARM THREATES AND RETALIATORY ACTS, WHICH HAVE ACCURED, AND THEY HAVE MOVED ME IN RETALIATION ONLY TO BE RETURNED, PUTING IN-MATE IN UNREASONABLE RISK OF HARM, MESSAGE OF HARM ONCE RELEASE TO POPULATION.

DAMAGE - EIGHTH AMENDMENT RIGHTS VIOLATION. TITLE IT OF THE ADA AND AND REHABILITATION ACT DISCRIMINATION AGAINST DISABLE INMATE IN WHEEL-CHAIR. RETALIATORY ACTS MOVED. PUTTING ILLMATE IN DIRECT, WITH OF STAFF, DFFICERS, AND SUBORDIMATES. THREATEN FUTURE IF ANY FURTHER CLAIM OR COMPLAINTS ARE SUBMITTED.

VIOLATION OF TITLE IT OF THE ADM AND THE REHABILITATION ACT, BREACH OF

DUTY, WANTON NEGLIGENCE, PRISON OFFICIA) FAILURE TO TRAIN, SUPERVISE,

STAFF, OFFICER UNDER HIS CONTROL EIGHTH AMENDMENT VIOLATION, FAILURE TO

TO ADHERE WITH LEGISLATIVE LAWS MAKE STATED VIOLATION A CRIME, CONFLICT OF THTEREST TO PROTECT SUBORDINATES, RETAILATORY ACTS FOR FILING

PREA, SEXUAL CONTACT, AND OTHER CHARGES, COMPLAIMES, MOVED IN RETALIATION,

PHYSICAL EMOTION, MENTAL THTORY, DISCRIMINATION AGAINST ADA IN WH
TELCHAIR RETALIATORY ACTS FOR SUBORDINATES, THTEN TIONALLY PUTTING

THMATE IT UNREASONABLE RISK OF HARM. THDIVIDUAL CAPACITY

AND WORK CAPACITY

S.T.D. JOHN DOE #1 KNOW OR SHOULD HAVE KNOWN FAILURE TO AD-HERE, OR ACT CONCERNING NEW JERSEY DEPARTMENT OF CORRECTION RULES, RECULATIONS, PROCEDURE, OR PRINICIPLES OF CONDUCT PROMULGATED, BY LECISLATIVE AUTHORITY AND PROTOCOL HAS VIOLATED CONSTITUTION RIGHTS, AND ELGHTH AMENDMENT RIGHTS.

ON II/17/2016 JOHN DOE # I ACCOMPANIED S.I.D PETIT, WITNESSING S.I.D ACTION, S.I.D JOHN DOE WATCH AS SID PETIT THERATEN ME FOR FILLING COMPANIAT, TAKING SCO. WATERS SIDE JUST BECAUSE THE INTEREST INVESTED IN THERE FRIENDSHIP. SID PETIT TOLDED ME TO SICH DOCUMENT RETRACKING PREA, SEXUAL CONTACT COMPINIT, WHEN I REPUSED SID JOHN DOE, AGREE WITH SID PETIT TO MAKE LIFE HELL IN SOUTH WOODS STATE PRISON. AND BACK UP EVERLY STATEMENT SID PETIT SAID. HIS FAILURE TO ACT UNDERTHE COLOR OF LAW, WITHESSING A CRIME BEENG COMMIT AGAINST ANOTHER. HE ALSO STATED YOU BE MOVED WITHOUT KNOWING THE

DUE CORE FAILURE TO EXERICE CARE, BY FAILURE TO PREFORM SPECIFIC DUTY REQUIRED WHICH IS LEGAL DUTY, INVESTED TO INVESTIGATE COMPLANT
WITHOUT RETALIATION, AND I'LL WILL, HATRED OR BIAS TOWARD INMATE,
CONFLICT DE TATELEST TO PROTECT SUBDRIDINATES. IS SUCH THAT IMPARTIALITY CANNOT BE ACHIEVED. AND A FAIR OUTCOME CANNOT OCCUR WHICH IS YOUR OBLIGATION AND LEGAL DUTY TO PROTECT AND SERVE, WHICH
HAS FALLEN BY WASTE SIDE.

BREACH DUTY FAILURE TO HONOR ARTICLES IT ATT PERFORMANCE OF DUTIES SEC "S FAILURE TO TAKE ACTION WHEN THE SITUATION REQUIRES IT CONSTITU-TES NECLECT OF DUTY. SEC & NO OFFICER SHALL DISCRIMINATE AGAINST, OR HARASS ANY EMPLOYEE, INMATE, PAROLE, OR MEMBERS OF THE GEN-ERAL PUBLIC BASED UPON THAT INDIVIDALS, CONDUCT VIOLATIVE OF Z. CSEC "Z. NO OFFICER SHALL (A) ENCACE IN THREATENING OR ASSAULTIVE CON-DUCT CONFLICT OF INTEREST HE VIOLATED BECAUSE COMPININT WHICH HE HAD A LEGAL DUTY, AND OBLIGATION BUT WAS DISRECARDED HIS DUTY FOR HIS SUBORDINATE.

HARM THREATS AND RETALIATORY ACTS WHICH HAVE ACCORDED, AND THEY HAVE MOVED ME IN RETALIATION ONLY TO BE RETURNED WHICH I FEAR REPRISAL, UNREASONABLE RISK OF HARM. MESSAGE DE HARM ONCE RETERSED TO POPULATION.

S.I.D JOHN DOE "PAGE"

DAMAGE EIGHTH AMENDMENT RIGHTS VIOLATION, TITLE II OF THE ADA AND RE-HABILITATION ACT, DISCRIMINATION ACAINST DISABLE INMATE IN WHEEL-CHAIR, RETALIATORY ACT BEING MOVED, PUTTING INMATE IN DIRECT, LEAD CONFLICT WITH STAFF, OFFICERS, AND SUBORDINATES THERATS IF ANY FUTURE COMPININTS ARE SUBMITTED

7. RELIEF

- I. HAVE DEPARTMENT OF CORRECTION INSTITUTE A STANDARD PROCEDURE, WERE INMATE INQUIRES AND ADMINISTRATIVE APPEAL WOULD HAVE TO BE SIGNED BY STAFF MEMBEL HOUSING OFFICER OR SERGEANT PINK COPY BEING RETURNED RICHTTHEN, HOLD PRISON OFFICIAL TO A STANDARD.
- 2. IF STAFF MEMBER REFUSIE TO SIGH, TRAIN, SUPERVISE COORDINATE
 OF REMEDY SYSTEM TO SIGH AND RETURN PLUK COPY WITHIN 24 HOURS
 IF THIS FAILS. (COMMISSIONER, AND COURT INSTITUTE DIRECTIVE WITH
 COVERNOR, FOR MEMBER OF CORRECTIONS OMBUDS MAN TO STEP IN
 TO SIGH AND SUBMIT GRIEVANCE.)
- 3. COMMISSIONER OF DOC TO MAKE A WING IN EVERY INSTITUTION, JAIL, AND PRISON HANDICAP ACCESSIBLE FOR ADA WITH AMBULATE MEDICAL EQUIPMENT. RECEIVING FEDERAL GRANT MONEY DISUGATES HIM.
- 4. HOLD PRISON OFFICIAL ACCOUNTABLE FOR FALLURE TO ADHERE TO FIRST AMENDMENT RIGHT TO COVERNMENT REDRESS.
- 5. HOLD COMMISSIONER AND PATRICK A. NOCAN ACCOUNTABLE FOR NOT HO-MORING MEMBRANDUM DATED NOVEMBER 6, 2014, AND REPUSAL TO ADDRESS ADMINISTRATIVE APPEAL BY PATRICK A. NOCAN VIOLATED MY RIGHT TO FURTHER LITICATE TOO TO HIS NEGLICENCE. SO I SHOULD BE PRESENT WITH MEDICAL SHEAKER, AS INSTUCTED BY STATE EMPL-04ED PADIATRIST.
- 6. HAVE COMMISSOONER, DR. WOODWARD DOC MEDICAL DIRECTOR, AND RUT-GERS BEHAVIOR HEALTH CARE, INSTITUTE POLICY TO All OFFICERS THAT HAN-DICAP ACCESSIBLE ROOMS HOUSING TUMATE WEARING DIAPERICATHETER, AND ANY OF MEDICAL EQUIPMENT BIE AFFORDED A PRIVACY BLOCK TO CI-EAN SELF, INSERT CATHETER, WITHOUT EVERYONE WATCHING.
- 7. INSTITUTE POLICY ORDERING ANY OFFICER THAT WANTS TO BECOME SPECIAL INVESTIGATION DIVISION OFFICER, BE TRANSFERRED TO ONTER DO TO CONFLICT OF INTEREST OF HAVEN TO ARREST, OR PROSECUTE A FREND OR SUBORDINATE. AND RETALIATORY ACT BE FIRED.
- 8. OFFICER WITH RECORDS OF ABUSE, OR HUMEROUS COMPINIOUS, NOT KEEP BE SIAPPED ON HAND, OR KEEP GUEN DAY OFF ONLY TO DO SAME THING AGAIN, ISN'T THAT WHY PROPIE ARE INCARCERATED FOR.
- 9. I WOULD LIKE SCO. WATERS TO BE FIRED, AND PROSECUTED TOTHIC FULLEST INTENT OF THE LAW. AND MONETARY AND PUNITIVE DA-MACE AWARDED FOR SNATCHING CATHETER OUT OF PENIS DAMAGE HOME PODEL FOR LIBRIDATIVE LOST OF POUL AND PRED SEXUAL CONTACT

7. RELIEF "PACE "

PHYSICAL EMOTION: MENTAL INJURY REQUESTING \$150,000 THOUSAND DOILARS.

- 10. S.I.D OFFICEUS PERRY, PETIT, AND JOHN DOE# SHOULD BE PROSECU-TED TO FULLEST EXTINCT OF LAW, FOR BREACH OF DUTY, CONFLICT OF INTEREST, RETAINTORY ACT, AND THREATS \$5.000 DOLLARS SHOULD BE AWARDED IN DAMAGE. AND RELEAVE THEM OF DUTY BUSITIVE DAMAGE
- 11. SERCEAUT J. VALLE ALSO SHOULD BE FIRED, AND PROSECUTED FOR RETALIATORY ACT DAMAGES SHOULD BE AWARDED FOR HER ACTION. \$5,000 DDILAR.
- 12. DR. MILLER. NECLICENCE AND MALITRACTICE CAUSED PHYSICAL, EMOTION MENTAL INJURY, POSSIBLE PERMANENT DAMAGE, SECOND WILL BE NEGLICENCE JURY TRIAL IS BEING REQUEST, OR \$250,000 SENT TO ANOTHER HOSPITAL FOR CORRECTIVE SURGERY
- 13. JENHIFER FAIRSTEAD AND DR. DIAZ, SHOULD BE FIRED AND PRO-FOR BREACH OF DUTY, RETALIATORY ACT AND HIDING INMATE INQUIRE PUNITIVE + MONETARY DAMAGES SHOULD BUE AWARDED.
- 14 SCO. MARVIU SHOULD BE FIRED, AND PROSECUTED DAMACE AND TRIAL IS BEING REQUESTED.
- 15. CARY M. LANICHU. PATRICK A. DOGAM. AND MR. BONDS. SHOUD GO TO TRIAL FOR RECEIVING FEDERAL GRANT, AND FAILURE TO HONDR LAW CON-CERNING ADA. AND INMATE PHYSICAL INJURY DOTO NECHGENCE MONETARY AND PUNITIVE DAMAGES, AND DISCRIMINATION

MONETARY AND PUNITIVE DAMAGE, SHOULD BE AWARDED IN A OVER ALL AMOUNT BY JURY. FOR COMBINED COMPIAINTS LECAL FOR AND ANY OTHER AWARDS THE COURT DEEM NEC-CESSARY.

Must Be Placed In The Inmate Remedy System Box

Complete One Form For Each Department / Program / Service.

(MARQUE SOLAMEME UN DEPARTAMENTO / PROGRAMA / SERVICIO POR FORMULARIO)

ADMINISTRATION	FOOD SERVICES	SID	VISITS	OSAPAS
Housing Status Program Removal Reinstate Contact Visit	Denied / Not Received Diet Food Allergies Food Issues / Prep Proper Special Diet	K/S PC STG Visitor Ban	Denied Visitors Ex-Offender Visits Issues at Visits	Living in Balance N/A and A/A Engaging the Family RPP
BUSINESS OFFICE	MEDICAL / MENTAL HEALTH / DENTAL		SECTION TO BE COMPLET	ED BY INMATE
Business Remits / Receipts Check / Money Order Fine Payments Refunds State Pay Statements Decrease CLASSIFICATION Citizenship Detainers / Open Charges Institutional Transfer	Class Sign-up / Completed Programs Concerns Co-Pay Refunds Emergencies Eye Glasses Medical Records Medication M007 Form Referrals Dental	Inmate Name: ERIC H State Number: 100350 Housing Unit: ACSU REQUEST: THUD K MONTH ACCOUNT	SBM: 1467438 1026 Work Detail Hours: 1 FRUEST ACRIN I'M TSTATEMENT AND RETURN COURT HAS REEN	Date: 5-12-2017 YONE REQUESTING A SIX PIFAGE, SIGNITHE RIN WITH SIX MONTH MADE, AWARE, DE
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CUSTODY / MAILROOM	Certificate Completions		inthent Schedule for your	
Status on Purchases Incoming Mail Legal Mail Outgoing Mail	Religious Classifications Religious Diets Religious Items SOCIAL SERVICES	and her for the state of the second		
EDUCATION / LAW LIB	Family Emergency			
Certificates Coflege Courses / GED / Classes Programs Legal Call Paralegal Assist / Supplies	Marriage Request Program Enrollment / Completion Release ID / BC / SSN Card / MVC / Vet Asst Release Planning SSI / SSDI / Affordable Healthcare	TE VOU NEED ASSISTANC	IN COMPLETING THIS FORM, SI	
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Distribution: (Original) Department Copyl (Yellow) Inmate's Copy With Response

Form IRSF-10

Must Be Placed in The Inmate Remedy System Box

Complete One Form For Each Department / Program / Service.

(MARQUE SOLAMEME UN DEPARTAMENTO / PROGRAMA / SERVICIO POR FORMULARIO)

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- 2	Denied / Not Received Diet
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	Food Issues / Prep
(3)	Proper Special Diet
٨	MEDICAL / MENTAL HEALTH / DENTAL
	Class Sign-up / Completed Programs
<u> </u>	Concerns
17	Co-Pay Refunds
	Emergencies
- 12	Eye Glasses
	Medical Records
	Medication
£.,;	M007 Form
	Referrals
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	PAROLE
	Address Change / Parole Plan
. 4.	Opt Out of Parole Hearing
	Parole Board Hearings
	PED Calculations
	RCRP COMM. PROGRAMS
	Denial of Program
	Eligibility Criteria
	Status of Application
1	RELIGIOUS SERVICES
	Certificate Completions
۲.	Religious Classifications
	Religious Diets
. %	Religious Items
1	SOCIAL SERVICES
	Family Emergency
7	Marriage Request
	Program Enrollment / Completion
	Release ID / BC / SSN Card / MVC / Vet Asst.
	Release Planning
**:	SSI / SSDI / Affordable Healthcare
	TDD
	Others

SID	VISITS	OSAPAS
K/S	Denied Visitors	Living in Balance
PC	Ex-Offender Visits	N/A and A/A
STG	Issues at Visits	Engaging the Family
Visitor Ban		RPP
THIS S	ECTION TO BE COMPLETED	BY INMATE
Inmate Name: FRICH	MFS	Date: 5\22\2017
	SB#: 146992P	
	Work Detail Hours: AC	
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THIS FORM CANNOT I	se ponceeeen.	
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Staff Response:		
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Distribution: (Original) Department Copy (Yellow) Inmate's Copy With Response

(Pink) Inmate Copy

Form IRSF-100

NEW JERSEY DEPARTMENT OF CORRECTIONS (DEPARTAMENTO DE CORRECCIONES DE NUEVA JERSEY)

SWSP-010431

INMATE GRIEVANCE

(QUEJAS DE LOS RECLUSOS)
You must file a formal grievance within 14 business days of the unsuccessful outcome of an informal complaint. Did you file an informal complaint about this issue? Yes D No D If so, with whom?
PART (PARTE 1) INMATE'S NAME (NOMBRE): SBI NUMBER (NUMERO DE SBI): 10935 DATE (FECHA): 5123/2017
INSTITUTION: HOUSING UNIT: A SO (UNIDAD DE VIVENDA) ****PLEASE RETAIN PINK COPY FOR YOUR RECORDS
TYPE OF GRIEVANCE (Only Check one box) TIPO DE SOLICITUD (SOLO UNA CASILLA)
ADA Custody
Administrative Offices ☐ Education ☐ Medical/Dental/Mental Health ☐ Social Services ☐
Business Office ☐ Food Service ☐ Parole ☐ Visits ☐
Classification Law Library RCRP/Comm Programs State Your Grievance (Who, What, Where & When): READ FOR THE STATE
2) 1 2612 WHICH YOU REFUSE TO ADDRESS. TO SELVHERE FAMILY RESERVED BUILD UNUSUAL
PORTOLOGIET DESIDERATE FROME-FRENCE FOR STATION STOP COMPRIMENCE AROUT HOUSE SANCHER
HOURS WELL STREET SOT WISTOF YOUR FAIR WILLIAM HOUR PATHER
SOFTER BY PRICE OF HAVE SECOND SURCERY, CONTHUBLIONS FOR PORTISH MEAN PHAN
MEDICATION IS A CLIME. OFFICELLY FILE STAND OF MAY OF MY THOUSE OF HIM
ISTERTINE PROPERTY VIOLETIAN THE CONSTITUTION
PART (PARTE 2): No action taken on this form. DOC Redirection form issued with paragraph(s)#marked. [No se tomo ninguna medida en este formulario. Se proveyo el formulario de DOC Redirection Form con el (los) parrafo(s)#indicado(s).]
CASE NUMBER (NUMERO DEL CASO) YEAR MONTH TAS AS CASE NUMBER [ANO] (MES) NUMERO DE CASO)
RECEIVED BY: DATE FORWARDED TO DEPT DEPARTMENT (GEPARTMENT) (GEPARTMENTO) PART (PARTE 3) STAFF RESPONSE AREA (AREA DE RESPUESTA DEL PERSONAL):
STAFF SIGNATURE (FIRMA DEL PERSONAL) DATE (FECHA) SIGNATURE OF ADMINISTRATIVE DESIGNEE DATE (FECHA) (Filmp del La Persona Administrativa Correspondiente Designado Por El)
PART (PARTE 4) INMATE'S ADMINISTRATIVE APPEAL INFORMATION (INFORMACIÓN DE APELACION ADMINISTRATIVA DEL CONFINDA):
ADDITIONAL ATTACHMENTS: (DOCUMENTOS ADJUNTOS ADJUNT
INMATE'S SIGNATURE (Firma Del Confinado) DATE (FECHA)
PART (PARTE 5) DATE APPEAU RECEIVED TO DATE APPEAU RECEIVED TO DATE APPEAU RETURNED
PART (PARTE 5) DATE APPEAL RECEIVED: GEGLACEN QUE SE RECUBIO LA APELACION) APPEAL DECISION AND ADMINISTRATOR'S COMMENTS: 5. DUPHELD (CONFIRMADA) DATE APPEAL RETURNED: GEGLACEN QUE SE RECUBIO LA APELACION) APPEAL DECISION AND ADMINISTRATOR'S COMMENTS: 5. DUPHELD (CONFIRMADA) DATE APPEAL RETURNED: GEGLACEN QUE SE RECUBIO LA APELACION) APPEAL DECISION AND ADMINISTRATOR'S COMMENTS: 5. DUPHELD (CONFIRMADA) DATE APPEAL RETURNED: GEGLACEN QUE SE RECUBIO LA APELACION) APPEAL DECISION AND ADMINISTRATOR'S COMMENTS: 5. DUPHELD (CONFIRMADA) DATE APPEAL RETURNED: GEGLACEN QUE SE RECUBIO LA APELACION)
ADMINISTRATORS SIGNATURE (FIRMA DEL ADMINISTRADOR) DATE (FECHA)
Distribution: (Original) [Original] Department of Corrections Request/Remedy File Copy [Copia del Archivo de Peticion/Remedio del Department of Corrections Request/Remedy File Copy [Copia del Archivo de Peticion/Remedio del Department of Corrections (Vellow) [Amaillo] Immate's Copy (Original/) and if required Appeal answer) [Copia del Confinado (Original/) si se require la Contestacion de Apelacion) [Pink) [Rosado] Immate's Copy [Copia del Confinado] [Pink) [Rosado] [Pink]